Plaintiff's Name	nt 19 Filed 03/14/22 Page 1 of 102 MAR 1 4 2022
6000 DEJANO, LA 93716	CLERK U.S. DISTRICT COURT EASTERN DISTRICT OF CALIFORNIA BY
IN THE UNITED STATE	S DISTRICT COOK!
FOR THE EASTERN DIST	•
Jazed Andrew MART:	
(Name of Plaintiff)	(Case Number)
vs.	AMENDED CIVIL RIGHTS COMPLAINT UNDER:
D. CASTIllO ET AL.	42 U.S.C. 1983 (State Prisoner)
NARZEN MUKABAN	<u>Bivens</u> Action [403 U.S. 388 (1971)] (Federal Prisoner)
Office NORTHWAY	Bott-September 1
Lhaithan PFEIFFER	PECHWED
RAYTHEL FILTER	MAR 12 This
(Names of all Defendants)	CLERK, U.S. DISTRICT COURT EASTERN DISTRICT OF CALIFORNIA
1. Previous Lawsuits (list all other previous or pending lawsuits on a	BYDEPUTY CLERK
A. Have you brought any other lawsuits while a prisoner?	Yes No
B. If your answer to A is yes, how many?	
Describe previous or pending lawsuits in the space below outlining all lawsuits in same format.)	v. (If more than one, attach additional page to continue
1. Parties to this previous lawsuit:	
Plaintiff	<u> </u>
Defendants	
2. Court (if Federal Court, give name of District; if S	•
3. Docket Number	1. Assigned Judge
5. Disposition (Was the case dismissed? Appealed?	? Is it still pending?)
	2 2 14 1 2

gage 2 of # 27

II. Exhaustion of Administrative Remedies

NOTICE: Pursuant to the Prison Litigation Reform Act of 1995, "[n]o action shall be brought with respect to prison conditions under [42 U.S.C. § 1983], or any other Federal law, by a prisoner confined in any jail, prison, or other correctional facility until such administrative remedies as are available are exhausted." 42 U.S.C. § 1997e(a). Prior to filing suit, inmates are required to exhaust the available administrative remedy process, *Jones v. Bock*, 549 U.S. 199, 211, 127 S.Ct. 910, 918-19 (2007); *McKinney v. Carey*, 311 F.3d 1198, 1999 (9th Cir. 2002), and neither futility nor the unavailability of money damages will excuse the failure to exhaust, *Porter v. Nussle*, 534 U.S. 516, 524, 122 S.Ct. 983, 988 (2002). If the court determines that an inmate failed to exhaust prior to filing suit, the unexhausted claims will be dismissed, without prejudice. *Jones*, 549 U.S. at 223-24, 127 S.Ct. at 925-26.

A. Is there an inmate appeal or administrative remedy process available at your institution?

B. Have you filed an appeal or grievance concerning <u>ALL</u> of the facts contained in this complaint?
Yes No
C. Is the process completed?
Yes If your answer is yes, briefly explain what happened at each level.
T HAVE OVER TWO dOREN REMEDIES GRANTED
OR APPROVED MANY HAVE BEEN EXHAUTED.
THIS TORTURE IS CONTINUAL SO I HAVE
briEVANCES BENDING. I CANNOT SUE dOZENS
OF TIMES EVEN + HOUGH + HORE ARE DOTEN OF LIVE RIGHT MODERNOW.
No If your answer is no, explain why not.
THEIR PROPIE AZE CURRENTLY
STILL TORTURING AND TERBOSITING
so I am still submitting
GREEVANUES REGULARLY. I HAVE ONE
LAWSuit I CANNOT EVE dOZENS OF TIMES.
III. Defendants
List each defendant's full name, official position, and place of employment and address in the spaces below. If you need additional space please provide the same information for any additional defendants on separate sheet of paper.
A. Name D. LAJOILU is employed as COLRELLIUNAL OFFICER
Current Address/Place of Employment KERN VAIRY STATE PRIJON
PARE 2 OF M

Case 1:22-cv-00002-DAD-SAB
B. Name DARRY HULLA BAY is employed as COLRECTIONAL OFFICE
Current Address/Place of Employment VAIIEY STATE PRIJON
C. Name Office NORTHWIT is employed as CORRECTIONAL OFFICER
Current Address/Place of Employment 3000 W. CECIL AVE. DE AND, LA 93716
D. Name Christian Preffex is employed as WARDEN KUSP
Current Address/Place of Employment 3000 W. LECIL AVE. DÉIGNO, LA 439
E. Name VIATUIEEN AILION is employed as SECRETARY COCK
Current Address/Place of Employment
IV. Causes of Action (You may attach additional pages alleging other causes of action and the facts supporting them if necessary. Must be in same format outlined below.)
<u>Claim 1</u> : The following civil right has been violated (e.g. right to medical care, access to courts, due process, free speech, freedom of religion, freedom of association, freedom from cruel and unusual punishment, etc.):
18ST, 4+4, STH, RIH AND 14+4 AMENDMENTS
U.S. CONSTITUTION. I HAVE ATTACHED EXHIBITS, A
DECLARATION AND SOME EXHAUSTED REMEDIES.
Supporting Facts (Include all facts you consider important to Claim 1. State what happened clearly and in your own words. You need not cite legal authority or argument. Be certain to describe exactly what each defendant, by name, did to violate the right alleged in Claim 1.):
Judge magnituate without me to put
JUEARI OF TERRORIUM AND TORTURE
2000 ONE ORTWO CLAIMS, THAT
CONNOT BECOME + HE PAND ARD FOR
LAWSHIT! I HAVE BEEN ABUTED PHYSICATLY,
MERRALLY AND SETURING CLORENS OF TIMES.
multiple colliberia reportment of coerections
DAYE 3 NEAR

AN Case 1:23-ev-00002-DAD-GAB Document 10 Filed 03/14/22 Page 4 of ARX (V)
AND HARRATED ME. I do NOT HAVE ALL
THE DONES BELAUSE THE ABUSE TO ONGDING.
THIS TO NOT A ONLE OR TWILE INVIDENT
IT IS multiple And Almost agily
milteratenent, hegier, and Deprivation of
Rights. THE complaints and MEGATIONS
ARE TOO NUMEROUS AND HAPPEN TOO OFTEN TO
put Into DS PAGE OF COMPLAINT, BUTA
WARDEN PEEFFER AND WARDEN FITHER NOT
ONLY KNEW AND PHOW OF THE ARMED AND
mITCOPPACE OF CORRECTIONAL OFFICERS. THEY
<u>Claim 2</u> : The following civil right has been violated (e.g. right to medical care, access to courts, due process, free speech, freedom of religion, freedom of association, freedom from cruel and unusual punishment, etc.):
HAVE FAILED TO GET INVOLVED AND TO
STOP IX. LOLD LOBBLYTION GUES INTO the
HIGHERY LEVELS, EVERY PERSON LITTED IN
Supporting Facts (Include all facts you consider important to Claim 2. State what happened clearly and in your own words. You need not cite legal authority or argument. Be certain to describe exactly what each defendant, by name, did to violate the right alleged in Claim 2.):
my complaint activity pasticipated In
cained against me. Theo to course up
CORRECTIONAL OFFICERS MANNÉ OF ME 02 SIMPLY
would not And HAI NOT STOPPED CONTODY
OR pEdiLAR STAFF FROM ABUSING ME. THERE
ARE ONLY A FEW +H'NY MEXTIONED BELAUSE I
do not have the knowledge of selousies
to write the Kind of Complaint the Judge
I look! NO FOR I AM NOT A LAWYER.
+HAY IN WHW I ANKED THE COURT TO
PROVIDE ONE FOR ME, THE LINK AND
page 4 or M

CONNECTION. All THOSE PEOPLE HAVE IS THEY ARE ATT EMPLOYEES OF CATEFORNIA DEPARTMENT OF LOCRELTIONS, THEY HAVE ALL ABUSED, TORTUSED AND TERRORIZED ME, THEY HAVE All LOUTEFU US the violence Against me. They have AN BANDED TO GETHER TO CONTINUE TO BEAT AND ABUSE AND ATTEMPTED TO DESTROY ME.

I TRIED TO GET BOTH WASDEN AT BUTH PRIDLE to make thise staff stop misheating me. I TRIED TO GET INTERNAL AFFAIRS TO MAKE TRIED to GET MEDICAL OFFICIALS TO STOP THIER STAFF FROM MISTROATING ME AND DEPUTING ME
14 PROPER MEDICAL TREATMENT, ALL OF THE DEFENDENTS
15 Chose to continue the ABUSE, TORTURE AND TOURSHISM, AND OF THE PEOPLE NAMED IN THE

TOURSHISM, AND OF THE PEOPLE NAMED IN THE

TOURSHISM OF THE PEOPL By fort And LAW. THEY MEE All COLD EMPloyEES. THON ARE AN LOVERING UP CORRECTIONAL OFFICENCY AND MEDICAL STAFF ABOVE OF ME. THEY ARE All papt of AN ORGANIZED EFFORT TO LOVER UP AND CONCERT THE TOSTORE AND BEATINGS AND
SETURE ASSOCIATION THE PEOPLE WHO RUN THE DEYANITUATION THAT ARE JURPOSEU TO BE TAKING CARE OF ME HAVE BEEN BOUTAKNING ME.

ON APRIL M, JOSO SERGEANT MULKIBEN AND JOME OF HIJ STAFF TRIED TO INLABITE ME AND THEN LIED AND SAID I ATTACKED THEM. THEN they put me IH the ASW/HOTE, MAY 6, 2020 SERGEANT HULKABBY HIT ME THE HEAD SEVERAL TIMES. I WAS THEN SIAMMED ON THE YROUND, AND SERGEANT HULKABBY STAMMED MY FALE FATO THE Floor. IN ORDER to COUTE LY WHAT WAS NOWE TO ME. SERGEANX HULLABAY KATSIFED POLICE REPORTS. VALIEY STATE PRISONS CONDUCTED SHAM THUESTICATIONS AND TRIED TO GIVE ME A CRIMINAL CASE, I WAS KEPT AT THAT PRION IN AUD AND BEATEN, STARVED AND DENIED MEDICAL BY HUCKARRY AND A PHYSICIANS ANISTANT NAMED SISICIO, I HAVE BEEN APRICAL TREATMENT ON MANY DILANION, I do not know there people wanted DURISION, I do not know there people hamed BELONGE WHEN PEOPle ARE BEALING YOU AND DENTING YOU AND DENTING YOU AND DENTING YOU AND THEY ARE AN COCK WANT YOU TO KNOW WHO THEY ARE AN COCK HAVE LIED AND TRIED TO COVER UP WHAT HAD BEEN HAPPENING TO ME, THEY DO NOT WANT TO THINK THEY DO NOT WANT TO THAKE THE DESCONDENT THEY DO NOT WANT TO THAKE THE DESCONDENT OF BEING A CAPTY TO CRIMEN AND MISCOLDUM. THE REMOND WHY THE SUPPRISORN ARE MARKED TO BECOME I HAVE EVERYONE, EVERY CAPTAIN, WARDEN, JERGERANT AND LIEUTENANT AND THEY HAVE LIED AND COVERED UP THE ABUSE.

page bor in

SERGEANT HUCKABAY LIES LEAD TO ME BEING YEPT IN SEGREDATION A YEAR. I Also HAD TO STAY IN PRIJON AN EXTRA YEAR SERGEANT HULKARAY THEN PROCEEDED TO CONTINUE TO WRITE ME UP ON MODE FAISE Allegations. His subordinates, Jazzett, Lerma, may Field, SAIAS And others inistreated me on this order and with HIS BIESSING JURSETT WOULD SEXUALLY HARASS MÉ AND WOITE ME UP BECAUS I REFUSED TO LET HIM SEE ME NAKED. LERMA WOOTE KAISE ATTEGRATIONS ON ME, HUCKABAY EVEN HAD THE PHYSICIANS 13 PSJIJIANT CLAIM I THREATENED HER SYT.

14 HUCKABBY AND HIS SUBORDINARENED HER SYT.

15 HARASSED ME AND WROTE SO MANY NES ON ME I AM NOW AT A LEVEL FOUR MAXIMUM SELULITY PRIJOH. HUCKABAYS TEAM OF LIARS, LOSERS and viety tops wrote enough RUBS to take ME FROM A LEVEL TWO PRIJOH TO LEVEL FOUR, WARDEN RAYTHEL FISHER KNEW WHAT WAS going on and did not stop the ABUSE. HE (FISHED) WAS IN ON IT. THE WARDEN USED TO LOME INTO AJU EVERY WEEK TO HOLD 124 COMMITTEE. I TAIKED WITH WARDEN FUTTER 25 JEVERAL TIMES. HE WOUND ALWAYS LIE AND SAY 26 HE would Fix tHINGS. INSTEAD (FISHER) KEPT 27 LETTING TORRETT AND SAIR AND HUMABAY 28 TORTURE ME AND ABUSE ME AND TERRORIZE ME.

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TOINDER OF CLAIMS THESE SAME TRANSACTIONS
2 AND OLLUBRICES HAPPENED SEVERAL TIMES BY 3 JUBBRICHES OF WARDEN FISCHER AND CMIFORNIA 4 DEPARTMENT OF CURRELLIONS AND REHARILITATION. THEIE GERNTEU AND GRIEVANCES APPROVED. AT LEGGI LEAST 5 Sit ARE FOR TAMPERING with LEGAR MAIL AND
8 LEGAR BOOK, TWO ARE FOR MY SINK AND CEIL FLOODING
9 AND LORZELLIONAR OFFICERS AND PRION STAFF NOT FIXING THEM IN A TIME! Y FASHION, TWO ARE FOR SERVANING AF ME MURINY

11 HARASIMENT, SIVEARE FOR SCROAMING AF ME MURINY LEVENAMICE INTORVIEW, RETECTING GRIEVANCE AS SUPILIMINATED COURSING OF EMPOYEE MISCONDUCT, NOT HAVING BOUND COMMERA ON, NOT PROVICE FORM AVAILABLE TO PRISONERS, FOUR ARE FORM AVAILABLE TO PRISONERS, FOUR ARE FORM AVAILABLE TO ABUSE, I FOR ABUSE INFLOT FREDITY ME AND NOT LETTING ME SET HAIZLUTS AND ABUSE IN SENERAL AND 18 ME SET HAIRLYS AND ABUTE IN GENERAL AND

19 DWE FOR NO PHONE CATIF, DAYROOM OR PROYERAM. THE

20 FIVE ARE SPECKEATING CONCERNING CORCE EMPTOYEES

21 ARILITY TO COVER UP THE ABUSE, TERRORIUM AND

22 TORMRE, THIS BEHANIOR HAPPENED TO ME AT CATIFORNIA

23 PRIORI TUVOINING CATIFORNIA CORRECTIONAL OFFICERS AND

24 THESE ARE TUST WHAT WAS APPROVED AND GRANTES.

25 THE MOST SERIOUS HAVE BEEN COVERED UP AND

26 DENIED, THE CASES Closed without Action, Just within

27 THE GRIEVAPLES ARE TOINDER OF CLAIMS SURREVIORS

28 L'ARITHMER KELSIVE FORCE, TARREFERRIC WITH MAIL

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AND DEHIM OF ACLEU TO COURTS. I HAVE WENT THROUGH THE PROPER CHANNELS. BUTH MARDENS AT BOTH INStitutions not only would NOT STOP THE ABUSE BUT HAVE INSTEAD TRIED to cover It up. I peached out to secretary KATHLEEN Allijon. She TU IN CHARGE OF BOTH MEDICAL AND COSTORY. NO CHANGES HAVE TOKEN

PLACE. I AM BEING ABUSED AND MITARATED AT IF

NO ONE IS IN CHARGE. Sufervisors CANNOT BE

ABSOLVED SIMPLY BELOWE THEY ARE NOT IN THE

FROM WHEN CORRECTIONAL OFFICERS COMMIT CRIMES 12 AND MISCONDUCT. THE SAME IS TRUE OF COWORKERS
13 WHO STANDBY AND DO NOTHING. IS THAT NOT WHY
14 THE OTHER OFFICERS ON SCENE WHEN GEORGE Floyd
15 WAS MURDERED ARE FACING CHARGES. THERE FU A PATTERN AND CUITURE OF TORTURE AND TERRORISM 17 AND ABUSE AMONG CALIFORNIA DEPARTMENT OF
18 CORRECTIONS AND REHABILIZATION EMPLOYEES. LDLR TS Copplet from top to Bottom. That I'V WHY 20 KATHIEEN Allison, Christian PFEIFFER, RAYTHEL FISHER OR NO OTHER LOLD EMPLOYEE HAS STOPPED ME FROM BEING SHARVEY, BERHEN, ABHJER, PHYSILANY OF JEXNAILY PARASSEL, DENIED MEDILAL TREATMENT OR STURFED COLD EMPLOYEE FROM TRYING TO SET ME UP TO KEEP ME IN PRIORE IN PRIORE OF TRYING TO MURDER ME, COLD HAS MADE URIEVANCES DISAPPEAR, IN OFFICIAL AND PRIORES REFUSED TO ENTERVIEW ME TO ATTEMPT TO EMPLOYED AND MISCONDUCK THERE WILL BE NO COVER UP.

I Also HAVE A REMEDY GRANTED From August 23, 2021. I do not HAVE A copy to present to the wart BELOLUGE I WAVE NOT BEEN IN THE LAW LIBRARY, THIS APPEAL IS ABOUT STAFF DEPRIVING ME OF MY FULL LAW L'BRARY
TIME, I HAVE NOT BEEN IN THE LAW L'BRARY
IN MONTH, SOMETIMES OFFICERS WOULD NOT
LET ME GO IN WHEN I WAS SCHEDULED TO GO. OFTEN CIRRECTIONAL OFFICER WOULD ONLY LET ME OUT OF MY CEII UNTIL MY SCHEDYLED Time was almost over they always make sure I am late getting In. I do not get scheduled for months at a time. It Is always an Issue with reison staff TRYING TO STOP ME. WHEN I HARD APPOSITMENTS L'BRAZY. LOS PECTIONAL OFFICERS WOULD AND STOP ME, PRILOH STATE MAKE EVERY EFFORT TO BLOCK MY ACCESS TO LYW LIBRARY. TO Block my ACCESS TO THE COURT. CLAIMANT APPEAL CLAIMS DECISION RESPONSE EXPLAINS HOW I GNILL RECEIVED 40 MINUTES OF LIBRARY Time and how on August 3, Just Law Library

25 WAS CONCESSED, WE NOT HAVING LAW Library

26 IS BUY BECAUSE OF COVID. It IS/WAS to

27 KEER WE OUT, DYHER INMATES ARE STILL ATTEMPTING. 28 STATE HAVE Always Interfered and toxed to stop my cases.

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I HAVE told than All and they will not And DO NOT STOP CURRELLIONAR OFFICES FROM TORTHRING, TORRESTING AND SEXMANY ASSOURTING ME, THEY JUST TRY to LOVER IT UP AND OUT like nothing Happened of TRY to Blane 34 on me. At for AT Exceptive force so concerned I HAVE BEEN BEATEN UP A. YEW TIMES. I HAVE BEEN Sharmed on the growns. HAD MY GRANT TWITED AND JOCKED ON MANY OCCASIONS, MANY PROPRE HAVE COME FORWARD AS WITHRESTED. OKTIER CARDENOS IN Seltembre of last Weaz, told some other Islamanto TO STAB HAN WHEN THEY get the CHANCE" OFFICER NORTH CUTT OF MARCH 9, JUST HIT ME STUDIAL TIMES IN THE HEAD, AND SLAMMED MY ARMS ON the BASS. HE ASSOCIATED ME AGAIN RECENTING. I do NOT Know the pates for everything because I AM BEING ABUSED, NEGIELTED, THEORIES, HAZABLED, MITHERATED AND TORTHERD BEGULARLY, THE STAFF HAS ALWAUS TAMPORED WITH MY LAST. AT BOTH DEJURY LIN GEEN BOURD OBENED HOT RIVER TO WE EOS weeks and not sent out. Tampering with my LEGAL MAIL AS A BIG TIME THRILL FOR CORRECTIONAL OFFICELS. I HAVE BEEN DUNY THIS CAN THOUS FOR A WHITE AND EVERY OPPUBLICITY MANY HAVE they tamper with my legal mail, one souldent UNI DECEMBER M, 2080. DECEMBER 29, 2020 OFFICER SMAI USED WEIJARY FURLE ON ME, THROATENED MÉ By relling me "You ARE HEVER GOING HOME"

JAMEN AND DENER THE DOOR WHEN TO SHOWERING EXPOSED WHEN THE SINK IN MY LET WERE TIMES WHEN THE SINK IN MY LET WAS STORE JONETHING WAS PONE ABOUT IT. COLRECTIONAL DEFICED HAS OF WANTS. O-8-DOTI CORRECTIONAL DEFICERS A CONTINUOUS AFFENCES MAY LEGAL METHAT IS A CONTINUOUS AFFENCES MY LEGAL METHAT IS A CONTINUOUS AFFENCE, CUSTODY IS AINAUS ME ALCES TO THE COSEX BY NOT SIVING ME MY ACCEST TO THE COSEX BY NOT SIVING ME MY LEGAL BOOKS AND NOT PROCESSING TENTHULOUS TO PART FRES. A YAIN, THE DEALON WHY IS THING! IN AND NOT HAVE A LOT OF DOTAL WHEN THESE THINGS HAVE IS BECOME THEY HAVES WHEN THESE THINGS HAPPEN IS BELOWSE THEY HAPPEN HEARLY EVERY DAY, OFFICER JIMENET READ MY LEYAL MAIL OFFEN. HE HAS SINCE BEEN REMOVED FOR mate often. He HAI since been combined for HARASTSING SEII SEARCHED AND TAMPORING NOTTH MY SEGAN MATE. 11-8-3" IT HAD A REMEDY WIS THE GENERAL SARESING WE WIS CONSCING AND STREET WE WHEN SAREANT MISCONDINCE OF EMPLOYEES. WHEN SAREANT HUMINABAY BEAT ME UP THE PHYSICIANS ASSISTANT PERUSED TO TERAT MY MEN NORTHWAT BEAT ME APPRICATED THE MASSISTANT MENTED ASSISTANT WAS ASSISTANT WE ASSISTANT WAS ASSISTANT OF THE PROPERTY OF BAD DIKIS.

I WAS EXCENTLY RENIED BACK SURGERY FOR BAD DIKIS.

I WAS CURSTON OUT BY PHOSE CHANCE, I HAVE
A BROKEN WHEELCHAIR THE PRISON AREAUT TO REPORTE.

I complained about this WHEElcHAIR FOR MORE THAN A YEAR. NOTHING HAS BEEN DONE to register It. I complained 7-3-2021, I complained About wesse kinder coursing up the BEATHAR FROM CORSECTIONAL OFFICER 9-8-3021 I AM IN CONSTANT UNBEARABLE PAIN, I HAVE BACK PAIN, ARTHIGITIS, MUSCLE DISEASE AND AN I get 25 WO PAIN DOLTOR AND THENOL 325. WHICH do not HELP AT AM. I HAVE complaiNED ABOUT LACK OF PROCER HEALTHCARE AND CONSTANT PAIN

11 REPORTEDLY TO MUTICIPE STAFF FOR YEARS AND

12 NOTHING HAS BEEN DONE. SISSIND DISTURY FOR my pain DI. BONILLA HAS DONE NOTHING ABOUT my pain on 7-73-2021 I complained ABOUT ABUSE AND DELIBERATE FRONTFERENCE. I HAVE FOR YEART COMPAINED ABOUT PAIN AND BEOKED WHEELLHAN'ES 17 AND BERHINGS AND ABUSE BY DIRTY COPS AND 18 CORRUPT medical Staff and nothing HAS BEEN 19 DONE IF I AM REING DENSED MEDICAL TREPHNENT 20 By medical Staff. If Custody will not yet me medical HEID WHEN I AM HAVING LHEST PAIN 22 OR BIEEDING. I do NOT Know why magineste
23 DOET NOT SEE A PROBLEM WITH HOW I AM 24 BEING WONGED, I HAVE MORE THAN A POREH 25 WITHESSES WHO HAVE SEED ME BEING ABUSED AND MISTIGATED BY PRISON STAFF, I HAVE
TERIOUS MEDICAL FISHES THAT ARE NOT BRING TROATED.

28 THE BACK DOCTOR SAUS IN I WEED SURVEYLY BUT THE

PRION REFUSE to givE It to what mE, 2 REOPIE HAVE WITHERFEU COLD STAFF MISTREAMENY And toemesing me. Judye masistrate varue I do not have a case, then why have WOREHS OF PEOPLE CAME FORWARD AND WHY do I HAVE OVER TO REMEDIES GRANTED AND
APPROVED, WHIT TO COME TO SENTING
THAVE OVER TO REMEDIES GRANTED AND
APPROVED, WHIT TO WORK SHOULD GIVE ARE
A lawyer. I AM BEING TREATED WORKE THAN DOWN
WERR ANUBODY IN THIS PRION. SO WHAT IF I 12 don't know How to write A complaint,
13 these Are will rights violations, this Is
14 cruel And Unusual Punishment, these Are
15 From Crimil, and unusualitational prisoner TORTURE, JUDGE WAS STRATE BOOKE SHOULD BE
17 GIVING ME A NAWYER. NUMEROUS COER STAFF,
18 OFFICIAL AND EMPLOYEES ARE TORTURING AND TERRORIZING
19 ME AND TRYING TO SET ME MIP AND KEEP ME
20 IN PRIOR AND KILL OR THIS IS AN ORGANIZED 21 CONJEIROW, THORE ARE PEOPLE AT THE HIGHEST LEVELS
22 OF KREW VAILEY STATE PRISON, VAILEY STATE PRIJON
23 AND LANFORNIA DEPARTMENT OF CORRECTIONS AND REHABILITATION INTENT ON DENTROYING ME. I WITH NOT LET THAT HAPPON, LT. E. GUTHERY OF SIU VANIEY STATE PRIED TO COVER UP THE ABOUT. A. LEYVA XVIP TI TOMING TO COVER UP THE ABOUT. 28 KT. J. MEIVIN KINS TO TENING TO LOVER UP THE ABOUE,

OFFICES OF CASTITU AND BEEN HARAWING ME AND ABUSING ME AND SEXUATING MODESTING ME AND ASSOCIATING EVERY SINCE I COME TO THIS PRIJON. NOT JUST ON JUNE 16, 2021 HAI CASTITIO INTERFEREN WITH THE TAKING MY MEDICINE. HE HAI ATTACKED ME AND STATHED ME ON MANY OCCUSIONS, It HAN BELOME IMPOSSIBLE
TO LIST ALL THE DOTES AND TIMES BELOWSE
THIS IS CONTROONS. IT IS SOMETHING THAT
HAPPENS OFFEN. I do NOT GO to PILL KNE
WHEN CASTILO IS ON THE PATIO BECAUSE
HR IS A SEXMAL PRODUCE AND HE HAS BEEN OSING MUNELIARY AND EXIETTVE FORCE UP HIS ABOVE OF ME. THEY WILL ASOF HAVE HOREINGS ON THE GRIEVANIES I SUBmit ABOUT Homeings on the brievanies I submit about thim. Some of the bods Just Disappear. I do not have laper enough to tell all the repeated me from gething my medication, refused to get me medical Aid, there to push me medical Aid, there to push me medical Aid, there to push me medical at the push me take off my Jacker at 8 pm In the some Jeynally, threatend to subter, telt oh me Jeynally, threatend to subter me up to keep me In subject and subject and the subject my them to cause me pain, used Harring the cause me pain, used Harring the start my the subject my than the the the subject my harring the start my the subject my than the start my the subject my than the start my the subject my the start my the subject my than I have witnesses.

RASE 10 A OF SI

HERE IJ A lift OF PEOPLE WHO HAVE WITNESTED LOLR EmployEES BEAT, ABUSE, TORTURE, TERRORIZE AND ATTEMPT TO MURTER ME. WITNESSES INCLUDE: HASAN HASS BID 122 JERONIMO SANCHEZ VOU 322, DEMARIE MALKEY KS9010, ROB TACKNOW AL 1364, LAMAR BROOKS AN 2536, GREGORY WASHINSTON FYY667, CORNELL DANS AW1860, ELEGORY WASHINGTON FYMENT, CORNELL DANG AW1860, VANDELL TOHNSON AG 1099, B. MOBRE AK 8793, AIBERT MITCHELL BB 3 DOT, L. MCCOY E61351, DAVIS BC 1532, RICHEY HARVEY AS 1084, SABIE FOSTER AX 7824, FRUE AUGEY8, PROBLEM 6 26345, MEEKS BJ 3275, FRATER AX 3054 FRAZIER AX3780, LEE BS3331, S. TIPTON AXIDIDI D. EASTER VO8753, JORDAN FLICKER AR 3781, Alex Alvarano BJ 6331 And others. AGAIN, I do NOT HAVE THE KNOWLEDGE OFO THE LAW OR RESOURCES IN ORDER to properly pursue and litigate this livil LAWSUIT. I so not know How TO get DIJLOVERY OR TAKE A DEPOSITION OR SUBPOSITION WITHESTES. SO I ASK THE COURT TO APPOINT AN ATTORNEY TO HELP me, atte people of california weed to BE TREATED WITH DESPECT BY LAW ENFORCEMENT. THE COUTODY AND MEdical STAFF AND EMPLOYEES IN CAN: FORNIA PRITONS stould NOT BE Allowed to milterAt me or ANYONE EIJE.

PASE 10 B OF 22

THIS CASE WAS FIRED JANGARY 3, 2028 But It was written OCTUBER 2, 2021. It took THAT LUNG to FILE BELOWIE OF CORRUPTION AND ORSTRUCTION OF PRIJON OFFICIALS NOT ONLY DO I WANT A TURY TRIAL. I WANT THE PEOPLE NAMED AJ DEFENDANTS FIRED AND ARRESTED THICK
ACTIONS ARE CRIMINAL. JUDGE MAGINAME
DOES NOT UNDERSTAND THERE ARE SINISTER
FORCES AT WORK. THESE GEODIE HAVE TRIED
TO KILL ME. I WANT FRI PROTECTION, I WIST
TO SPEAK WITH FEDERAL LAW ENFORCEMENT IMMEDIATELY. I WANT to PREW CHARSES
ANARINST THESE PEOPLE, MY LIFE IS IN
DANGER. 10-30-2021 I WOOTE OFFICE
NORTHCHIT HAS PHYSICATIM ASSULITED ME
TWILE AND THREATENED to WILL ME. - THEY Twice and theertend to kill me. - Itey
HAVE committed thate Crimed, Fallified police
EEPORTS, TAMPERED WITH EVIDENCE AND OR HEULTED
TUSTICE and nothing was done. ON 10-13-3031
I wrote schedule my 603, 115 After 3:009 m
Officer castillo and others are physically and
Sexually assoulting me and nothing was
done, on 10-8-3031 I wrote I was impudoned
and needed to go to the my request for
Emergency Ausistance and returned and nothing
was done, on 10-8-3031 I also wrote
sext. Hildebrand Just refused my cast for
igh. Hildebrand Just refused my cast for
iman down medical Helf. Several witnesses
"man down medical Helf. Several witnesses
"man down medical trie can cirrary, JOW ME FAIL IN THE LAW LIBEARY, PAGE 10 C OF 11

AGAIN NOTHING WAS dONE. ON 10-6- 7081 2 Wrote LORELLION OFFICER DETAILED WOFO unnewary force on me. Délaceur continues ON G-11- DON I WROTE LOCK OFFICIALS HAVE LIED AND BUT INCORRECT INFORMATION IN MY L-KIE. I AM NOT IN PRISON FOR STARBING ANYONE HOTHING MAN DONE ON 9-5- JOHN I WROTE, 2 AM HARMIEU AND ABOVED BY OFFICELY COSTING, GOMER AND GOZATEZ. AND NOTHING WAS DONE. ON 11-8-2071 I WROTE ON 11-64-207, CORRECTIONAL OFFICER REFUSED TO TAKE ME TO AN outside medical Appointment. This
IS not the Fiest time It's Happend. Nothing
WAS done. ON 11-7-7081 I wrote, correctionar
OFFICER S. SEII BADGE FI GLEGGT REFLUED TO GIVE
ME INSIGENT PAPER AND ENVETOPES TODAY. DESPITE KUSP HANDBOOK, TITIE IS, U.J. SUPREME COURT. NOTHING WAS done. ON 11-4-2071 I wrote sergeant EJCOBEDO HANDLUFFEU ME, TWISTED MY ARMS AND THEEW ME ON THE GROUND, WOTHING WAS DONE. ON 11-3-3081 I WROTE T. NY GUEN KEEP OPENING my LEYAL MAIL FACE UP AND READING IT NOTHING WAS DONE. CORRECTIONAL OFFICES MADE ME FAIL MUTCIPLE TIMES AT (:1) CALL THE MORNING LAHE SMINT OW THAT HAD my ARMS I wrote + HAT 21-1-2021, NOTHING WAS DONE NOTHING HAS BEEN DONE to STOP + HOSE people from terroring and torturing me. I want forecat protection. I want for Appents.

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AND RACISM WITHIN OUR PRISON SWITTEN, WE
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OF COLR EMPLOYEES, I WANT TO TESTIFY.

PAGE 10 G OF 17

T JCASE 1:22-CV-P0002-DAD-SAB DOCUMENTATO FILODOS/14/82 APAGE 22/01/102/50
19x. ESLUZZODO KIUSP, 19t ANDERSON.KUSP, A. GOMER, KVIV
AI GARLIA KVIP, OFFICER NEIGHGO VIP, OFFICER
DELALAUR KVIP, OFFILER CARDENIN KVIP, OFFILER
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HILDERSPAND HAVE ALL BEEN DIDELTHY INVOLVED IN
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V. Relief
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I declare under penalty of perjury that the foregoing is true and correct.
Date: 3-4-2087 Signature of Plaintiff:

(Revised 4/4/14)

Case 122-Mooth 2 DAD-SABY DOE ment 19 JEIR 03/14/22 CPage 25 of 102 EASTERN DISTRICT OF CALIFORNIA CAJENO. 1:22-CV-00002 CAJE NYAME. MARTIN V. CASTIDO FTAL. motion for Appointment of Counsel

THIS CASE IS too complicated And to SCRIVUS FOR IT NOT TO BE HEARD, THERE IS OVERWHELMING EUIDENCE THAT NOT ONLY HAVE I BEEN TURTURED AND TERRORIZED BY CAKFORNIA DEPARTMENT OF CORRECTIONS AND REHARILITATION EmployEES. MY LASE MAY AND SHED LIGHT ON 10 A CONTIVUOU SYSTEM WICKE CULTURE OF ARUSE AND OPPERION AND committing of temperal coines of LOLZ EmployEES. THIS may BE A LANDWARK CASE THAT MAN PREVENT THOUSANDS OF CHIFORMIA PRISONERS FROM SUFFERING AND BEING ABUSED AND TORTURED LACE EMPloyEES, STAFF, OFFICIALLY AND SUPERINGUES ARE PARTICIPATING THE VIL And Human Rights violations. This LASE LANNOT STUP AT SCREENING. THE LITITENS OF CATIFORNIA NEED TO KNOW WHAT IS GOING ON IN CALLYOZHIA PRIJONS SO THEY CAN STOP IT, I ASK THE COURT FOR APPOINTMENT OF COUNSEL. I CANNOT dO THIS
Alone and the people of America oright not to BE TEXAMED AS I HAVE. INDECLARE, THE ABOVE IJ TRUE AND CORRECT MINUEL PENALTY OF PERTURY DATED 3-5-2028 Jased MARTILL LOCE # BLIDTY Japed MARIN 27 HERN VALLEY STATE PRIJON IN 120-105 28 1 P.O. BOX 6000 DELAND, CA 93216

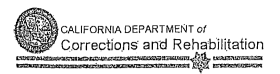
PROOF OF SERVICE BY MAIL

BY PERSON IN STATE CUSTODY

(Fed. R. Civ. P.5;28 U.S.C. §1746)

Jaced MARTIN
I am over 18 years of age and a party to this action. I am a resident of:
in the State of California. My Prison is: NEW VENEY STATE (2.5000 P.O. BOX 6000 OF MANO) 1993 On 3-4-7077
in the State of California. My Prison is: NEW VENEY STATE (2.5000 P.O. BOX 6000 OF MANO) 1993 On 3-4-7077
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I served the attached documents: AMENJEU 1983
Civil suit plus Exhibits
motion FOR LOURT APPOINTED ATTORNEY.
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(Describe Document)
On the parties herein by placing true and
On the parties herein by placing true and correct copies thereof, enclosed in a sealed envelope. With
ostage therein fully paid in the United States Mail in a deposit box so provided at the above-named
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GEINU, LA 9377
eclare under the penalty of perjury under the laws of the United States of America that the foregoing is ue and correct.
se and correct.
ecuted on 3-4-2083
(Date) (Signed)





CLAIMANT APPEAL CLAIMS DECISION RESPONSE

Re: Appeal Claims Decision Response

Offender Name: MARTIN, JARED ANDREW

CDC#: BL1279

Current Location: KVSP-Facility A

Date: 04/19/2021

Current Area/Bed: A 001 1 - 102001L

Log #: 000000065993

Claim # 001

Institution/Parole Region of Origin: Valley State Prison

Facility/Parole District of Origin: VSP-Facility A

Housing Area/Parole Unit of Origin: A 004 1

Category: Offender Safety and

Sub-Category: PREA

Security

I. ISSUE ON APPEAL

It is appellant's position that Correctional Officer "Delgado and Others" have harassed appellant sexually.

II. RULES AND REFERENCES

A. CONTROLLING AUTHORITY

Title 15, section 3000, 3001, 3004, 3270, 3380, 3391 and 3480; Department Operations Manual, section 54100.25.2

B. DOCUMENTS CONSIDERED

CDCR Form 602, Log #65993; interviews captured within the Strategic Offender Management System; January 26, 2021, Locally Designated Investigator report

III. REASONING AND DECISION

While appellant did not cooperate with the interview to gather more information about the written allegations, the institution conducted multiple interviews with staff regarding the claim. However, in review of the written CDCR Form 602, the Office of Appeals was able to decipher a specific name of "Delgado" as being involved in the allegation. The Office of Appeals was unable to find that the witnesses were asked about the specific party named or that the name party was interviewed. For this reason, claim #1 is granted.

IV. REMEDY

The institution shall open a new Offender Grievance Tracking log number to address the above deficiency.

Decision: Granted

After a thorough review of all documents and evidence available at the time of this written decision, it is the order of the Office of Appeals that this claim is granted. This decision exhausts the administrative remedies available to the claimant within CDCR.

Control (Staff/Signature)	Title;	Date/Jime: 57
H. Moseley [MOHO002]	Chief	04/19/2021

state of california

REQUEST TO IMPLEMENT REMEDIES
CDCR 602-3 (03/20)

DEPARTMENT OF CORRECTIONS AND REHABILITATION

Page 1 of 1

	Griovanas ar Annasi H. 105993	
STAFF USE ONLY Grievance or Appeal #: US 99 S Date Received: Date Due:		
Categories:		
This is the process to ask for a gra	inted or approved remedy to be provided to you.	
. 1 251		
Claimant Name: Jaked y	CDCR#: BC 1279	
Current Facility/Parole District:	Current Area/Bed/Parole Unit: A-4-8-115	
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1957 A. S.	Remedies Compliance Coordinator.	
	Department/of/Corrections and Renabilitation: PO Box 942883	
	Sacramento, @A-958111	
(22		
1		
, Jared MARION	, assert that 30 days has passed from the due date for implementation of the	
Name of Claimant		
remedy approved (or granted) for the	claim referenced above. As a result, I am hereby submitting a request to implement	
the outstanding remedy.		
Please note that this form will not be	returned to you.	
(1/1 2001	
Claimant Signature:	Date Signed: $1 - \partial - \partial $	



CLAIMANT APPEAL CLAIMS DECISION RESPONSE

Re: Appeal Claims Decision Response

Offender Name: MARTIN, JARED ANDREW

CDC#: BL1279

Current Location: KVSP-Facility A

Date: 05/05/2021

Current Area/Bed: A 001 1 - 102001L

Log #: 000000073167

Claim # 001

Institution/Parole Region of Origin: Valley State Prison

Housing Area/Parole Unit of Origin: A 004 1

Category: Offender Safety and

Security

Facility/Parole District of Origin: VSP-Facility A

Sub-Category: Use of Force

I. ISSUE ON APPEAL

It is appellant's position that on December 29, 2020, Correctional Officer Salas threatened appellant by stating, "You are never going home." Appellant contends Correctional Officer Salas expressed an intention to kill appellant, lie about appellant and make enough false rules violations to keep appellant in prison. Appellant asserts Correctional Sergeant Huckabay, Correctional Officer Salas and others have been starving, beating, abusing, harassing and threatening appellant. After appellant showered, appellant alleges Correctional Officer Salas pulled the chain handcuff through appellant's door hard and tight in order to hurt appellant. Appellant contends Correctional Officer Salas threatened to turn off appellant's water, then opened the "cuff door" exposing appellant's naked body, which was "sick, and sexual in nature." Appellant asserts Correctional Officer Salas threatened to write a rules violation stating appellant threatened staff.

II. RULES AND REFERENCES

A. CONTROLLING AUTHORITY

Title 15, section 3000, 3001, 3004, 3268, 3270, 3380, 3391, 3480 and 3484; Department Operations Manual, section 54040 and 54100.25.2

B. DOCUMENTS CONSIDERED

CDCR Form 602, Log #73167; Incident Report, Log #16625; Allegations Inquiry Management Section, Report Log #N-AIMS-0022-21; Investigative Report, Log #VSP-PREA-20-12-082

III. REASONING AND DECISION

The Office of Appeals finds there were several allegations made by appellant. The Office of Appeals will address the identified allegations separately for clarity purposes.

Although the institution did not provide a specific information in the "reasoning" section for appellant's claim of inappropriate use of force, the issue raised regarding the use of inappropriate force by Correctional Officer Salas was thoroughly reviewed. The Office of Appeals finds sufficient evidence to support staff did not use inappropriate force as alleged by appellant.

After review of the investigation into appellant being exposed (seen nude), the Office of Appeals finds the questioning of the staff interviewed did not sufficiently address appellant's claim of whether Correctional Officer opened the cuff port to expose appellant's naked body. Therefore, this allegation was not adequately addressed.

The Office of Appeals was unable to find that the following allegations were reviewed within this CDCR Form 602:

Case 1:22-cv-00002-DAD-SAB Document 19 Filed 03/14/22 Page 28 of 102

After a thorough review of all documents and evidence available at the time of this written decision, it is the order of the Office of Appeals that this claim is granted. This decision exhausts the administrative remedies available to the claimant within CDCR.

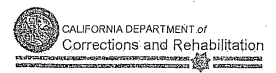
Staff(Signature	J. Titlej:	-Date/Time
A. Vasquez [VAAL001]	AW (A)	05/03/2021

STATE OF CALIFORNIA
REQUEST TO IMPLEMENT REMEDIES
CDCR 602-3 (03/20)

DEPARTMENT OF CORRECTIONS AND REHABILITATION

Page 1 of 1

STAFF USE ONLY	Grievance or Appeal #: 73167 Date Received:
This is the process to ask for a gra	nted or approved remedy to be provided to you.
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Decision: APPROVED [or] GRAN	
Institution/Parole Region of Origi	The Tree of the same of the sa
Harrier A. J. III. J. 18 1. Co. L.	in:ARUSE Sub-Category:
Remedy Approved [or] Granted:	Due Date for Implementation:
	This form shall be submitted by mail to: Office of Appeals Remedies compliance Coordinator. Department of Confections and Rehabilitation. PO Box 942883. Sacramento GA 95811
Name of Claimant emedy approved (or granted) for the outstanding remedy.	, assert that 30 days has passed from the due date for implementation of the claim referenced above. As a result, I am hereby submitting a request to implement
Please note that this form will not be	returned to you. Date Signed: 6-80-7/



CLAIMANT APPEAL CLAIMS DECISION RESPONSE

Re: Appeal Claims Decision Response

Offender Name: MARTIN, JARED ANDREW

CDC#: BL1279

Current Location: KVSP-Facility A

Date: 04/27/2021

Facility/Parole District of Origin: VSP-Facility A

Current Area/Bed: A 001 1 - 102001L

Log #: 000000068809

Claim # 001

Institution/Parole Region of Origin: Valley State Prison

Housing Area/Parole Unit of Origin: A 004 1

Category: General Employee

Performance

Sub-Category: Const

Constitutional Rights

I. ISSUE ON APPEAL

It is appellant's position that on or about December 17, 2020, staff brought appellant "legal" mail that had already been opened. Appellant alleges staff are opening appellant's mail.

II. RULES AND REFERENCES

A. CONTROLLING AUTHORITY

Title 15, section 3000, 3001, 3134, 3143, 3270, 3380 and 3480

B. DOCUMENTS CONSIDERED

CDCR Form 602, Log #68809, information contained in the Offender Grievance Tracking system relevant to this claim

III. REASONING AND DECISION

While there appears to have been fact gathering inputting into the Offender Grievance Tracking system regarding this claim, the response to appellant contained no information. Without any information to support the determination, the Office of Appeals and appellant do not know what controlling authority, documents considered and the reasoning for the disapproval. For this reason, this claim is granted.

IV. REMEDY

The institution shall open a new Offender Grievance Tracking log number and explain more clearly what information was relied upon to support the decision.

Decision: Granted

After a thorough review of all documents and evidence available at the time of this written decision, it is the order of the Office of Appeals that this claim is granted. This decision exhausts the administrative remedies available to the claimant within CDCR.

Staff/Signature	Fide of the second	Date/rime
H. Moseley [MOHO002]	Chief	04/26/2021

REQUEST TO IMPLEMENT REMEDIES CDCR 602-3 (03/20)

DEPARTMENT OF CORRECTIONS AND REHABILITATION

Page 1 of 1

STAFF USE ONLY	Grievance or Appeal #: <u>(08809</u> Date Received:
	Categories:
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	This form shall be submitted by mail to:
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Please note that this form will not be	e returned to you.
Claimant Signature:	Date Signed: $6 - 1 - 36$

State of California

Department of Corrections and Rehabilitation
Office of Appeals

Memorandum



To:

Claimant

Subject:

DECISION ON APPEAL - GRANTED

Thank you for submitting your appeal for review by the California Department of Corrections, Office of Appeals. Pursuant to Title 15, section 3486(i)(2), the Office of Appeals has granted one or more of the claims you submitted on your CDCR Form 602-2 (see attached decision letter).

Pursuant to Title 15, section 3485(e), "The appeal package submitted by the claimant shall be stored electronically by the Department. The CDCR Form 602-2 shall contain a notification to the claimant that the documents submitted will not be returned to the claimant." Therefore, your Form 602-2 and any supporting documents are not included with this response.

However, a copy of your entire appeal package is maintained in your Central File. The process for requesting copies of documents contained in Central Files, often referred to as an *Olsen* review, can be found in the Department Operations Manual, sections 13030.16 and 13030.17.

Thank you,

HOWARD E. MOSELEY Associate Director

CLAIMANT GRIEVANCE CLAIMS DECISION RESPONSE

Re: Grievance Claims Decision Response

Offender Name: MARTIN, JARED ANDREW

CDC#: BL1279

Current Location: KVSP-Facility A

Date: 11/24/2021

Current Area/Bed: A 004 1 - 115001L

Log #: 000000175012

Claim #: 001

Institution/Parole Region of Origin: Kern Valley State Prison

Facility/Parole District of Origin: KVSP-Facility A

Housing Area/Parole Unit of Origin:

Category: Facilities

Sub-Category:

Other Facilities Issue - NOS

I. CLAIM

Claimant is contending Custody Staff are not putting their badge numbers on his outgoing legal mail.

II. RULES AND REFERENCES

A. CONTROLLING AUTHORITY

Dom 54010.12.2 Processing Outgoing Confidential Mail

B. DOCUMENTS CONSIDERED

Inmate/Parolee Appeal Form CDCR 602

III. REASONING AND DECISION

After interviews with custody staff, it is undetermined if staff placed their badge number on the outgoing legal mail.

There will be no monetary compensation granted as part of this grievance.

IV. REMEDY

Staff were reminded they are to document their first initial, last name, badge number, date, and signature on the sealed area on the back of the envelope per Dom 54010.12.2.

Decision: Approved

After a thorough review of all documents and evidence presented at the Office of Grievances Level, it is the order of the Office of Grievance to APPROVE the

If you are dissatisfied with the decision of this claim, you may file a 602-2, appeal with the California Department of Corrections and Rehabilitation Office of Appeals.

If more than 30 calendar days have passed since the decision was sent to you, and your remedy has not been implemented, you may file a CDCR Form 602

Case 1:22-cv-00002-DAD-SAB Document 19 Filed 03/14/22 Page 34 of 102

-3, Request to Implement Remedies Form. You must wait until after the 30th day has passed to submit this request.

Staff Signature	Title			Date/Time
E. Stark [STEL004]	CDW (A)	į	r	11/23/2021

Claim #: 002

Institution/Parole Region of Origin: Kern Valley State Prison

Facility/Parole District of Origin: KVSP-Facility A

Housing Area/Parole Unit of Origin:

Category: General Employee Performance

Sub-Category: Substandard Performance

I. CLAIM

Claimant is contending that staff refused to call for medical attention after going "man down" on several dates.

II. RULES AND REFERENCES

A. CONTROLLING AUTHORITY

Operational Procedure #1027

B. DOCUMENTS CONSIDERED

Grievance Log #175012 Health Care Access - Daily Appointment Tracking Sheet

III, REASONING AND DECISION

A thorough inquiry was conducted regarding Claimants grievance. After interviewing Claimant and multiple staff members, it has been determined that Claimant appears to be manipulating the Emergency Medical Response procedures. Due to Claimants behavior during these incidents, Custody Staff along with Facility A Medical Staff did not deem the situations described in this grievance a medical emergency, there for an Emergency Medical Response was not summoned. Furthermore, Custody staff are not liable for the times medical staff conduct their medication pass nor are they responsible for the medication they do not issue their patients. Also, in regards to Claimant's allegation of not being seen by Facility A Medical Staff after Claimant claims to have fallen out in the Facility A Library, Facility A Medical Staff was notified of the situation. Facility A Medical Staff did not deem Claimant's situation a medical emergency. Facility A Medical Staff informed claimant that he had a ducat for an appointment within the hour and he would be seen at that time. It should be noted that Claimant was seen by Facility A Medical staff on 10-8-2021 for his scheduled appointment.

Decision: Disapproved

After a thorough review of all documents and evidence presented at the Office of Grievances Level, it is the order of the Office of Grievance to DISAPPROVE the claim.

If you are dissatisfied with the decision of this claim, you may file a 602-2, appeal with the California Department of Corrections and Rehabilitation Office of Appeals.

Staff/Signature	Title	Date/Time	
R. Carriedo [CARU001]	CDW	11/08/2021	',

Claim #: 003

Institution/Parole Region of Origin: Kern Valley State Prison

Facility/Parole District of Origin: KVSP-Facility A

Housing Area/Parole Unit of Origin:

Category: Offender Resources Sub-Category: Property

I. CLAIM

Claimant contending staff inappropriately confiscated items from his cell.

II. RULES AND REFERENCES

A. CONTROLLING AUTHORITY

54030 Inmate Property, 54030.12.2 Processing Disapproved Property, Confiscated Property.

B. DOCUMENTS CONSIDERED

Grievance Log# 175012, 54030.12.2 Processing Disapproved Property, Confiscated Property, Grievance Log # 170901

III. REASONING AND DECISION

A thorough inquiry was conducted concerning Claimants Grievance. During this inquiry process, Claimant was uncooperative and belligerent. As a result of Claimants actions during the interview no additional information was obtained. No specific items missing were identified in Claimants grievance. When questioned about Claimants grievance, Custody Staff who were present on the day of said in the grievance stated they did not remove items or witness items removed from Claimants cell. Claimant filed a grievance (Log# 170901) for the same issue on 10/01/21 which was disapproved. Claimant stated in his own words "This appeal has already been addressed". Based on Claimants action requested in addition to his own statement admitting to this issue being addressed. This grievance has been disapproved.

Decision: Disapproved

After a thorough review of all documents and evidence presented at the Office of Grievances Level, it is the order of the Office of Grievance to DISAPPROVE the claim.

If you are dissatisfied with the decision of this claim, you may file a 602-2, appeal with the California Department of Corrections and Rehabilitation Office of Appeals.

Staff Signature	Title	Date/Time
R. Carriedo [CARU001]	CDW	11/12/2021

CLAIMANT APPEAL CLAIMS DECISION RESPONSE

Re: Appeal Claims Decision Response

Offender Name: MARTIN, JARED ANDREW

CDC#: BL1279

Current Location: KVSP-Facility A

Date: 11/08/2021

Current Area/Bed: A 004 1 - 115001L

Log #: 000000150348

Claim # 001

Institution/Parole Region of Origin: Kern Valley State Prison

Facility/Parole District of Origin: KVSP-Facility A

Housing Area/Parole Unit of Origin:

Category: Facilities

Sub-Category: Other Facilities Issue - NOS

I. ISSUE ON APPEAL

Appellant alleges that on August 8, 2021, an officer did not sign appellant's legal mail.

II. RULES AND REFERENCES

A. CONTROLLING AUTHORITY

Title 15, sections 3481(a), and 3486(i)(1)

B. DOCUMENTS CONSIDERED

Grievance/Appeal Log #150348 Legal Log Book, dated 8/8/21

III. REASONING AND DECISION

Appellant is alleging that a correctional officer didn't sign for appellant's outgoing legal mail. A review of the legal mail log for August 8, 2021, shows that appellant's legal mail was received, processed, and sent out pursuant to policy. Because the response by the Office of Grievances was proper, this claim is denied.

IV. REMEDY

Your claim has been denied. Therefore, there is no applicable remedy.

Decision: Denied

After a thorough review of all documents and evidence available at the time of this written decision, it is the order of the Office of Appeals that this claim is denied. This decision exhausts the administrative remedies available to the claimant within CDCR.

Staff Signature	Title	Date/Time
H. Moseley [MOHO002]	Chief	11/08/2021

Claim # 002

Institution/Parole Region of Origin: Kern Valley State Prison

Housing Area/Parole Unit of Origin:

Category: Facilities Sub-Category: Plumbing

I. ISSUE ON APPEAL

Appellant asserts water is leaking in his cell.

II. RULES AND REFERENCES

A. CONTROLLING AUTHORITY

Title 15, sections 3481(a)

B. DOCUMENTS CONSIDERED

CDCR Form 602, Log #150348; Grievance Response, Log #150348

III. REASONING AND DECISION

The response provided to appellant references documents not found in the administrative record, nor were provided to this Office upon request.

Consequently, the Office of Appeals is unable to meaningfully review the decision at the grievance level and independently determine the appropriate appeal decision. Because the grievance record is incomplete this claim shall be granted.

IV. REMEDY

The Office of Grievances shall open a new claim and ensure all documentation relied upon by the Reviewing Authority in reaching its decision is included in the administrative record.

Decision: Granted

After a thorough review of all documents and evidence available at the time of this written decision, it is the order of the Office of Appeals that this claim is granted. This decision exhausts the administrative remedies available to the claimant within CDCR.

		1 . 1 . 4 . 1 No. 1 4 . 1 . 1 . 1 . 1 . 1 . 1 . 1 . 1 .
Staff Signature	Title	Date/Time
H. Moseley [MOHO002]	Chief	11/08/2021

Claim # 003

Institution/Parole Region of Origin: Kern Valley State Prison

Housing Area/Parole Unit of Origin:

Category: Facilities

Sub-Category: Other Facilities Issue - NOS

Facility/Parole District of Origin: KVSP-Facility A

Facility/Parole District of Origin: KVSP-Facility A

I. ISSUE ON APPEAL

Appellant argues staff are violating policy by not having required body cameras turned on.

II. RULES AND REFERENCES

A. CONTROLLING AUTHORITY

Title 15, sections 3481(a) and 3483(i)(1)

B. DOCUMENTS CONSIDERED

CDCR Form 602, Log #150348; Grievance Response, Log #150348

III. REASONING AND DECISION

According to Title 15, subsection 3483(i)(1), to deny a claim requires that a Reviewing Authority find "by a preponderance of the evidence available that all applicable polices were followed and that all relevant decisions, actions, conditions, or omissions by the Department or departmental staff were proper." In this instance, however, the response by the Office of Grievances improperly shifts the burden to appellant to prove the allegations raised instead of assigning the burden of proof to the Department to prove all applicable rules were followed. Because this response improperly shifts the burden in violation of the above regulation, this claim is granted.

IV. REMEDY

The Office of Grievances shall open a new claim and the Hiring Authority shall only deny this claim if all applicable rules were followed.

Decision: Granted

After a thorough review of all documents and evidence available at the time of this written decision, it is the order of the Office of Appeals that this claim is granted. This decision exhausts the administrative remedies available to the claimant within CDCR.

Staff Signature		Date/Time
H. Moseley [MOHO002]	Chief	11/08/2021

Claim # 004

Institution/Parole Region of Origin: Kern Valley State Prison Facility/Parole District of Origin: KVSP-Facility A

Housing Area/Parole Unit of Origin:

Category: General Employee Sub-Category: Allegation of Force (that is not

Performance Use of Force)

I. ISSUE ON APPEAL

Appellant asserts having witnessed Officer Castillo and other Corrections Officers use unnecessary and excessive force on another black man.

II. RULES AND REFERENCES

A. CONTROLLING AUTHORITY

Title 15, sections 3481(a), 3486(i)(1), and 3487(a)(4)

B. DOCUMENTS CONSIDERED

Grievance/Appeal Log #150348

III. REASONING AND DECISION

Appellant is asserting having witnessed alleged harm against another inmate. Title 15, section 3487(a)(4), specifies that a claim may be rejected when the claim concerns harm to a person other than the person who signed the grievance or appeal pursuant to 3487(a)(4). Therefore this claim is denied.

IV. REMEDY

Your claim has been denied. Therefore, there is no applicable remedy.

Decision: Denied

After a thorough review of all documents and evidence available at the time of this written decision, it is the order of the Office of Appeals that this claim is denied. This decision exhausts the administrative remedies available to the claimant within CDCR.

Staff Signature	Title	Date/Time
H. Moseley [MOHO002]	Chief	11/08/2021

Claim # 005

Institution/Parole Region of Origin: Kern Valley State Prison Facility/Parole District of Origin: KVSP-Facility A

Housing Area/Parole Unit of Origin:

Category: Offender Activities Sub-Category: Other Program - NOS

I. ISSUE ON APPEAL

Appellant asserts being denied or being hindered in accessing the dayroom, phone calls, and programs.

II. RULES AND REFERENCES

A. CONTROLLING AUTHORITY

Title 15, sections 3481(a)

B. DOCUMENTS CONSIDERED

CDCR Form 602, Log #150348; Grievance Response, Log #150348

III. REASONING AND DECISION

The response provided to appellant references documents not found in the administrative record, nor were provided to this Office upon request.

Consequently, the Office of Appeals is unable to meaningfully review the decision at the grievance level and independently determine the appropriate appeal decision. Because the grievance record is incomplete this claim shall be granted.

IV. REMEDY

The Office of Grievances shall open a new claim and ensure all documentation relied upon by the Reviewing Authority in reaching its decision is included in the administrative record.

Decision: Granted

After a thorough review of all documents and evidence available at the time of this written decision, it is the order of the Office of Appeals that this claim is granted. This decision exhausts the administrative remedies available to the claimant within CDCR.

Staff/Signature	र्गांtle	Date/Time:
H. Moseley [MOHO002]	Chief	11/08/2021

Claim # 006

Institution/Parole Region of Origin: Kvrn Valley State Prison Facility/Parole District of Origin: KvSP-Facility A

Housing Area/Parole Unit of Origin:

Category: Facilities Sub-Category: Other Facilities Issue - NOS

I. ISSUE ON APPEAL

You are appealing the decision to approve your claim that staff are not providing you with grievance forms.

II. RULES AND REFERENCES

A. CONTROLLING AUTHORITY

Title 15, section 3481(f)

B. DOCUMENTS CONSIDERED

Grievance/Appeal Log #150348

III. REASONING AND DECISION

As stated in the Office of Grievances' response, during your interview you stated staff put the grievance forms out but there is not enough for everyone in the housing unit, and you do have a stack in your cell. Staff provided you forms and ensure they are readily available in the housing unit. The Office of Grievances approved your claim meaning the preponderance of evidence available indicates staff did not follow all applicable policies. Because the Office of Grievances' decision was proper and an appropriate remedy was provided to you, this claim is denied. Additionally, you may immediately notify staff if any forms are unavailable in the housing unit.

IV. REMEDY

Your claim has been denied. Therefore, there is no applicable remedy.

Decision: Denied

After a thorough review of all documents and evidence available at the time of this written decision, it is the order of the Office of Appeals that this claim is denied. This decision exhausts the administrative remedies available to the claimant within CDCR.

Staff Signature	Title	Date/Time
H. Moseley [MOHO002]	Chief	11/08/2021

Re: Appeal Claims Decision Response

Offender Name: MARTIN, JARED ANDREW

CDC#: BL1279

Current Location: KVSP-Facility A

Date: 10/06/2021

Current Area/Bed: A 004 1 - 115001L

Log #: 000000131588

Claim # 001

Institution/Parole Region of Origin: Kern Valley State Prison

Facility/Parole District of Origin: KVSP-Facility A

Housing Area/Parole Unit of Origin:

Category: Facilities

Sub-Category:

Other Facilities Issue - NOS

I. ISSUE ON APPEAL

You assert that your outgoing legal mail and trust account withdrawals are not being processed by housing unit custody staff.

II. RULES AND REFERENCES

A. CONTROLLING AUTHORITY

Title 15, sections 3001, 3130, 3131, 3133, 3143, 3160 and 3481

B. DOCUMENTS CONSIDERED

Form 602-1 Log #131588 and attachments; Form 602-2 Log #131588 and attachments

III. REASONING AND DECISION

The response provided to appellant by the Office of Grievances lacks sufficient reasoning in support of the decision as required by departmental regulations. Pursuant to Title 15, section 3481(a), appellant is owed a substantive response "clearly explaining the reasoning for the Reviewing Authority's decision..."

While supporting information may be found in a separate report, appellant is entitled to receive a decision containing sufficient details and a summary of the facts and evidence gathered. Based upon the conducted inquiry, the claim is granted.

IV. REMEDY

The Office of Grievances shall open a new claim for the purpose of providing appellant with a substantive response and a summary of the facts in support of its determination. Specifically, any evidence gathered from the conducted review, to include relevant information obtained from the witnesses questioned as mentioned within the grievance response.

Decision: Granted

After a thorough review of all documents and evidence available at the time of this written decision, it is the order of the Office of Appeals that this claim is granted. This decision exhausts the administrative remedies available to the claimant within CDCR.

Staff Signature	P 1987 (2017年1月17日 1788年1784年1 日 P 19 87年178年178日 128日 128日 1787年178日 1787年178年178日 1787年178日 1787年178年178年178年178年178年178年178年178年178	Date/Time
H. Moseley [MOHO002]	Chief	10/06/2021

Claim # 002

Institution/Parole Region of Origin: Kern Valley State Prison

Facility/Parole District of Origin: KVSP-Central Service

Housing Area/Parole Unit of Origin:

Category: General Employee

Sub-Category: Substandard Performance

Performance

I. ISSUE ON APPEAL

You contend that your submitted claim was incorrectly rejected by the Office of Grievances. You believe that staff are attempting to cover-up staff violating departmental regulations.

II. RULES AND REFERENCES

A. CONTROLLING AUTHORITY

Title 15, sections 3483(i)(6) and 3487(a)(3)

B. DOCUMENTS CONSIDERED

Form 602-1 Log #131588 and attachments; Form 602-2 Log #131588 and attachments

III. REASONING AND DECISION

Pursuant to Title 15, section 3487(a)(3), a claim shall be rejected if it is substantially duplicative of a prior claim by the same claimant. Appellant's generic claim that staff are "harassing" appellant has been addressed within several processed grievances, to include the most recent instance within Offender Grievance Tracking Log #131423. Therefore, the claim is denied.

IV. REMEDY

Your claim has been denied. Therefore, there is no applicable remedy.

Decision: Denied

After a thorough review of all documents and evidence available at the time of this written decision, it is the order of the Office of Appeals that this claim is denied. This decision exhausts the administrative remedies available to the claimant within CDCR.

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	A. Vasquez [VAAL001]		AW .	(A) **	09/29/2021
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CLAIMANT GRIEVANCE CLAIMS DECISION RESPONSE

Re: Grievance Claims Decision Response

Offender Name: MARTIN, JARED ANDREW

CDC#: BL1279

Current Location: KVSP-Facility A

Date: 10/05/2021

Current Area/Bed: A 004'1 - 115001L

Log #: 000000151430

Claim #: 001

Institution/Parole Region of Origin: Kern Valley State Prison

Facility/Parole District of Origin: KVSP-Central Service

Housing Area/Parole Unit of Origin:

Category: Offender Resources

Sub-Category:

I. CLAIM

Claimant is contending his legal books are being withheld from him.

II. RULES AND REFERENCES

A. CONTROLLING AUTHORITY

Title 15, Article 4. Mail

CCR 3134.1 Processing of Publications

B. DOCUMENTS CONSIDERED

Grievance

III. REASONING AND DECISION

Mailroom Interview:

Mailroom Staff was interviewed on September 29, 2021 at approximately 0800 hours in regards to the books in question. Mailroom Staff advised the Claimant received books in the months of May, July and August. In each month the books were forwarded to KVSP Receiving and Release for processing. Mailroom Staff could not verify if the books were "Legal Books" or not.

R&R Interview:

Receiving and Release (R&R) staff was interviewed on September 30, 2021 at approximately 1100 hours regarding the issue involving legal books. Staff stated the Claimant had books arrive in May and July of 2021; and that they were forwarded to Facility A.

Claimant Interview:

Claimant was interviewed on October 3, 2021 at approximately 1130 hours regarding this issue. The Claimant asked which grievance the interview was pertaining to as he explained he has numerous grievances submitted for various reasons. It was explained to the Claimant the grievance involved legal books he was claiming were withheld.

The Claimant stated he recalled the grievance in question and he had already received the legal books he was grieving about. The Claimant stated he received the Legal Books a couple of weeks prior to the grievance interview.

IV. REMEDY

The Claimant received the Legal Books after submitting the grievance.

Decision: Approved

After a thorough review of all documents and evidence presented at the Office of Grievances Level, it is the order of the Office of Grievance to APPROVE the

If you are dissatisfied with the decision of this claim, you may file a 602-2, appeal with the California Department of Corrections and Rehabilitation Office of Appeals.

If more than 30 calendar days have passed since the decision was sent to you, and your remedy has not been implemented, you may file a CDCR Form 602 -3, Request to Implement Remedies Form. You must wait until after the 30th day has passed to submit this request.

Staff Signature	75.3	itle	Date/Time
R. Carriedo [CARU001]	(DW	10/05/2021

Claim #: 002

Institution/Parole Region of Origin: Kern Valley State Prison

Facility/Parole District of Origin: KVSP-Facility A

Housing Area/Parole Unit of Origin:

Category: General Employee Performance

Sub-Category: Substandard Performance

I. CLAIM

Claimant is contending a Correctional Officer "stalked and abused" him by "ransacking" his cell on 8/9/2021 and 8/10/2021.

II. RULES AND REFERENCES

A. CONTROLLING AUTHORITY

O.P. 52050.16 search policy

B. DOCUMENTS CONSIDERED

3w cell search receipts, cell search log

III. REASONING AND DECISION

There is no evidence of the Claimants cell being searched on August 9, 2021, or August 10, 2021 second or third watch. The custody staff member in question was interviewed and does not recall searching the Claimants cell on the days in question. Staff did not violate policy in regard to your claim.

Decision: Disapproved

After a thorough review of all documents and evidence presented at the Office of Grievances Level, it is the order of the Office of Grievance to DISAPPROVE the claim.

If you are dissatisfied with the decision of this claim, you may file a 602-2, appeal with the California Department of Corrections and Rehabilitation Office of Appeals.

Staff Signature		Title	Date/Time
S. Smith [SMST002]	130	CDW(A)	09/08/2021

CLAIMANT GRIEVANCE CLAIMS DECISION RESPONSE

Re: Grievance Claims Decision Response

Offender Name: MARTIN, JARED ANDREW

CDC#: BL1279

Current Location: KVSP-Facility A

Date: 08/26/2021

Current Area/Bed: A 004 1 - 115001L

Log #: 000000150348

Claim #: 001

Institution/Parole Region of Origin: Kern Valley State Prison

Facility/Parole District of Origin: KVSP-Facility A

Housing Area/Parole Unit of Origin:

Category: Facilities

Sub-Category: Other Facilities Issue - NOS

I, CLAIM

Claimant is contending a Correctional Officer did not put their signature and badge number on his legal mail he was sending out on 8/8/2021.

II. RULES AND REFERENCES

A. CONTROLLING AUTHORITY

Title 15 3144

B. DOCUMENTS CONSIDERED

Legal mail log book Grievance

III. REASONING AND DECISION

Claimant could not identify what Officer did not sign his legal mail. A review of the housing unit legal mail log book reflected that the claimants mail for 8/8/2021 was processed by staff according to policy and procedures.

Decision: Disapproved

After a thorough review of all documents and evidence presented at the Office of Grievances Level, it is the order of the Office of Grievance to DISAPPROVE the claim.

If you are dissatisfied with the decision of this claim, you may file a 602-2, appeal with the California Department of Corrections and Rehabilitation Office of Appeals.

Staff/Signature	Title San	Date/Time
S. Smith [SMST002]	CDW(A)	08/18/2021

Claim #: 002

Institution/Parole Region of Origin: Kern Valley State Prison

Facility/Parole District of Origin: KVSP-Facility A

Housing Area/Parole Unit of Origin:

Category: Facilities

Sub-Category: Plumbing

I. CLAIM

Inmate is contending that water is leaking into his cell.

II. RULES AND REFERENCES

A. CONTROLLING AUTHORITY

Facility Management Division Policy, FMD-0100, Work Requests, Work Orders, and Project Requests: Standards Automated Preventative Maintenance System, SAPMS. Work Order Coordinator Log, WOC. Operational Procedure 606, KVSP Work Orders.

B. DOCUMENTS CONSIDERED

FMD-100, SAPMS Report, WOC Logs, Submitted Work Request, Operational Procedures 606.

III. REASONING AND DECISION

The Plant Operations Department ran a report within SAPMS and the following information was gathered. The Plant Operations Department did not receive a work request regarding this issue. Recommend you contact building staff to submit a work request within the policies and procedures of OP 606.

Decision: Disapproved

After a thorough review of all documents and evidence presented at the Office of Grievances Level, it is the order of the Office of Grievance to DISAPPROVE the claim.

If you are dissatisfied with the decision of this claim, you may file a 602-2, appeal with the California Department of Corrections and Rehabilitation Office of Appeals.

* Staff/Signature.	Title	Date/Time:
S. Smith [SMST002]	CDW(A)	08/18/2021
3. 3iiilii [3iii31002]		

Claim #: 003

Institution/Parole Region of Origin: Kern Valley State Prison

Facility/Parole District of Origin: KVSP-Facility A

Housing Area/Parole Unit of Origin:

Category: Facilities

Sub-Category: Other Facilities Issue - NOS

I. CLAIM

Claimant is contending staff have not been having their body worn cameras on.

II. RULES AND REFERENCES

A. CONTROLLING AUTHORITY

KVSP Operational Procedure #217 Body-Worn Camera Technology

B. DOCUMENTS CONSIDERED

KVSP Operational Procedure #217 Body-Worn Camera Technology; CDCR 602 Log #150348 Page 3

III. REASONING AND DECISION

Upon review of all information gathered as a result of this inquiry, reviewer disapproves claim and actions requested by claimant. Due to the lack of evidence and the consideration of the interviews conducted, claimant has not provided sufficient evidence to support his claim.

Decision: Disapproved

After a thorough review of all documents and evidence presented at the Office of Grievances Level, it is the order of the Office of Grievance to DISAPPROVE the claim.

If you are dissatisfied with the decision of this claim, you may file a 602-2, appeal with the California Department of Corrections and Rehabilitation Office of Appeals.

Staff/Signature	Title	Date/Time,
S. Smith [SMST002]	CDW(A)	08/16/2021

Claim #: 004

Institution/Parole Region of Origin: Kern Valley State Prison

Facility/Parole District of Origin: KVSP-Facility A

Housing Area/Parole Unit of Origin:

Category: General Employee Performance

Sub-Category: Allegation of Force (that is not Use of Force)

The California Department of Corrections and Rehabilitation (CDCR) Office of Grievances at KVSP-Facility A has received your claim.

Your claim is being rejected by Office of Grievances for the reason(s) indicated below.

Inmate is contending that Correctional Officer use unnecessary force on another Inmate. (see pg 4.) This claim concerns harm to another person. Therefore, this claim is rejected per CCR Title 15 Section 3487(a)(4).

This serves as your response by the Office of Grievances. If you are dissatisfied with this response, you may appeal the rejection decision to CDCR's Office of Appeals.

Do not resubmit this claim to the Office of Grievances at KVSP-Facility A.

Decision: Rejected

(1.) A claimant needs to submit their own claim. Your claim concerns another person's claim and we cannot respond to you about their claim.

Claim #: 005

Institution/Parole Region of Origin: Kern Valley State Prison

Facility/Parole District of Origin: KVSP-Facility A

Housing Area/Parole Unit of Origin:

Category: Offender Activities

Sub-Category: Other Program - NOS

I. CLAIM

Claimant is contending he does not have access to dayroom, phone calls and program.

II. RULES AND REFERENCES

A. CONTROLLING AUTHORITY

KVSP Operational Procedure #406 Restrictive Movement Procedure

B. DOCUMENTS CONSIDERED

KVSP Operational Procedure #406 Restrictive Movement Procedure; OP 406 Addendum 7/13/2021; CDCR 602 Log #150348 Page 5

III. REASONING AND DECISION

Upon review of all information gathered as a result of this inquiry, reviewer disapproves claim and actions requested by claimant. The purpose and objective of OP 406 is to establish a process for a shortage in staff vacancies as a result of staff redirects while maintaining the integrity of institutional security and ensuring staff and inmate safety. Claimant has not provided sufficient evidence to support his claim. Claimant is currently on Workgroup/Privilege Group C/C and does not have access to dayroom activities.

Decision: Disapproved

After a thorough review of all documents and evidence presented at the Office of Grievance's Level, it is the order of the Office of Grievance to DISAPPROVE the claim.

If you are dissatisfied with the decision of this claim, you may file a 602-2, appeal with the California Department of Corrections and Rehabilitation Office of Appeals.

* Staff Signature	Title	Date/Time
S. Smith [SMST002]	CDW(A)	08/16/2021

Claim #: 006

Institution/Parole Region of Origin: Kern Valley State Prison

"Facility/Parole District of Origin: KVSP-Facility A

Housing Area/Parole Unit of Origin:

Category: Facilities

Sub-Category: Other Facilities Issue - NOS

I. CLAIM

That staff is not providing claimant with 602 forms

II. RULES AND REFERENCES

A. CONTROLLING AUTHORITY

54100, Inmate/Parolee Grievances.

B. DOCUMENTS CONSIDERED

Inmate/Parolee Form CDCR 602

III. REASONING AND DECISION

During the interview with claimant, he stated that he has a stack of 602 forms in his cell, further more you stated that staff put more out for you the day of the interview. Staff are supplying you with 602 grievance forms.

IV. REMEDY

Staff supply claimant with 602 grievance forms and make them readily available in this housing unit.

Decision: Approved

After a thorough review of all documents and evidence presented at the Office of Grievances Level, it is the order of the Office of Grievance to APPROVE the claim.

If you are dissatisfied with the decision of this claim, you may file a 602-2, appeal with the California Department of Corrections and Rehabilitation Office of Appeals.

If more than 30 calendar days have passed since the decision was sent to you, and your remedy has not been implemented, you may file a CDCR Form 602 -3, Request to Implement Remedies Form. You must wait until after the 30th day has passed to submit this request.

Staff/Signature	Title	Date/Time
S, Smith [SMST002]	CDW(A)	 08/25/2021

Re: Appeal Claims Decision Response

Offender Name: MARTIN, JARED ANDREW

CDC#: BL1279

Current Location: KVSP-Facility A

Date: 11/08/2021

Current Area/Bed: A 004 1 - 115001L

Log #: 000000150620

Claim # 001

Institution/Parole Region of Origin: Kern Valley State Prison

Facility/Parole District of Origin: KVSP-Facility A

Housing Area/Parole Unit of Origin:

Category: General Employee

Sub-Category:

Substandard Performance

Performance

I. ISSUE ON APPEAL

Appellant argues staff are attempting to cover up employee misconduct.

II. RULES AND REFERENCES

A. CONTROLLING AUTHORITY

Title 15, sections 3481(a) and 3483(i)(1)

B. DOCUMENTS CONSIDERED

CDCR Form 602, Log #150620; Grievance Response, Log #150620

III. REASONING AND DECISION

According to Title 15, subsection 3483(i)(1), to deny a claim requires that a Reviewing Authority find "by a preponderance of the evidence available that all applicable polices were followed and that all relevant decisions, actions, conditions, or omissions by the Department or departmental staff were proper." In this instance, however, the response by the Office of Grievances improperly shifts the burden to appellant to prove the allegations raised instead of assigning the burden of proof to the Department to prove all applicable rules were followed. Because this response improperly shifts the burden in violation of the above regulation, this claim is granted.

IV. REMEDY

The Office of Grievances shall open a new claim and the Hiring Authority shall only deny this claim if all applicable rules were followed.

Decision: Granted

After a thorough review of all documents and evidence available at the time of this written decision, it is the order of the Office of Appeals that this claim is granted. This decision exhausts the administrative remedies available to the claimant within CDCR.

Staff Signature	Title	Date/ITime
H. Moseley [MOHO002]	Chief	11/08/2021



Re: Appeal Claims Decision Response

Offender Name: MARTIN, JARED ANDREW

CDC#: BL1279

Current Location: KVSP-Facility A

Date: 01/15/2022

Current Area/Bed: A 004 1 - 130001L

Log #: 000000159444

Claim # 001

Received at Institution/Parole Region: Kern Valley State Prison
Submitted to Facility/Parole District: KVSP-Facility A

Housing Area/Parole Unit:

Category: General Employee Performance

Sub-Category: Substandard Performance

I. ISSUE ON APPEAL

Appellant alleges a Correctional Sergeant screamed intimidated appellant during a grievance hearing.

II. RULES AND REFERENCES

A. CONTROLLING AUTHORITY

Title 15, section 3483(i)(1)

B. DOCUMENTS CONSIDERED

OGT Log #159444

III. REASONING AND DECISION

The response provided to appellant by the Office of Grievances provides no specific evidence refuting the facts as alleged by appellant as required by Title 15, subsection 3483(i)(1). The response is therefore incomplete and does not support the decision of the institution, this claim is therefore granted.

IV. REMEDY

The Office of Grievances shall open a new log for the purpose of providing appellant with a substantive response to all allegations in support of its determination. The Office of Grievances shall ensure all non-confidential documentation, media, and/or footage relied upon by the Reviewing Authority in reaching its decision is included in the administrative record.

Decision: Granted

After a thorough review of all documents and evidence available at the time of this written decision, it is the order of the Office of Appeals that this claim is granted. This decision exhausts the administrative remedies available to the claimant within CDCR.

Staff Signature	Title	Date/Time
C. Rojas [ROCY016]	AW	01/14/2022

Re: Appeal Claims Decision Response

Offender Name: MARTIN, JARED ANDREW

CDC#: BL1279

Current Location: KVSP-Facility A

Date: 11/08/2021

Current Area/Bed: A 004 1 - 115001L

Log #: 000000148278

Claim # 001

Institution/Parole Region of Origin: Kern Valley State Prison

Facility/Parole District of Origin: KVSP-Facility A

Housing Area/Parole Unit of Origin:

Category: General Employee

Sub-Category: Substandard Performance

Performance

I. ISSUE ON APPEAL

Appellant alleges Lt. Neighbors failed to wear a body-worn camera during an interaction with appellant.

II. RULES AND REFERENCES

A. CONTROLLING AUTHORITY

Director's Memorandum; Implementation Plan for the Body-Worn Camera Technology Expansion, dated June 2, 2021

B. DOCUMENTS CONSIDERED

OGT Log #148278

III. REASONING AND DECISION

The Office of Appeals finds the grievance adequately responds to the allegations. Lt. Neighbors was interviewed and stated that the body-worn camera memorandum does not require Correctional Lieutenants to wear body-worn cameras. A review of the Director's memo confirms this. Because the grievance response provides appellant with a substantive response to the allegations, the claim is denied.

IV. REMEDY

Your claim has been denied. Therefore, there is no applicable remedy.

Decision: Denied

After a thorough review of all documents and evidence available at the time of this written decision, it is the order of the Office of Appeals that this claim is denied. This decision exhausts the administrative remedies available to the claimant within CDCR.

	Staff Signature	Title	Date/Time
Ì	H. Moseley [MOHO002]	Chief	11/08/2021

Claim # 002

Institution/Parole Region of Origin: Kern Valley State Prison

Facility/Parole District of Origin: KVSP-Facility A

Housing Area/Parole Unit of Origin:

Grievance Claim Category: Facilities

Grievance Claim Sub-Category: Other Facilities Issue - NOS

Appeal Claim Sub-Category: Plumbing Appeal Claim Category: Facilities

I. ISSUE ON APPEAL

You are appealing the decision to disapprove your claim that staff are not providing you an Americans with Disabilities Act worker to help push you in your wheelchair.

II. RULES AND REFERENCES

A. CONTROLLING AUTHORITY

Memorandum, Revised Americans with Disabilities Act Inmate Assistance Program dated June 25, 2020; Kern Valley State Prison, Operational Procedure #802

B. DOCUMENTS CONSIDERED

Grievance/Appeal Log #148278

III. REASONING AND DECISION

As stated in the Office of Grievances' response, staff were interviewed and stated when you exit your cell you are provided the opportunity for assistance from an Americans with Disabilities Act worker; however, you have refused due to not liking the Americans with Disabilities Act worker available. Pursuant to Operational Procedure, #802, Americans with Disabilities Act workers shall not be assigned to individual inmates, but rather to housing units. You may not select which Americans with Disabilities Act worker provides assistance to you. The Office of Grievances disapproved your claim meaning the preponderance of evidence available indicates staff did follow all applicable policies. Because the Office of Grievances' decision was proper, this claim is denied.

IV. REMEDY

Your claim has been denied. Therefore, there is no applicable remedy.

Decision: Denied

After a thorough review of all documents and evidence available at the time of this written decision, it is the order of the Office of Appeals that this claim is denied. This decision exhausts the administrative remedies available to the claimant within CDCR.

- 1	Staff Signature	Title	Date/T	ime
Ī	H. Moseley [MOHO002]	Chief	11/08/20	021

Claim # 003

Institution/Parole Region of Origin: Kern Valley State Prison

Facility/Parole District of Origin: KVSP-Facility A

Housing Area/Parole Unit of Origin:

Performance

Category: General Employee

Sub-Category: Substandard Performance

I. ISSUE ON APPEAL

Appellant asserts being harassed by staff and that staff are hindering him from taking medication.

II. RULES AND REFERENCES

A. CONTROLLING AUTHORITY

Title 15, sections 3483(i)(1)

B. DOCUMENTS CONSIDERED

CDCR Form 602, Log #148278; Grievance Response, Log #148278

III. REASONING AND DECISION

The response provided to appellant by the Office of Grievances provides no specific evidence refuting the facts as alleged by appellant as required by Title 15, subsection 3483(i)(1). The response is therefore incomplete and does not support the decision of the institution, this claim is therefore granted.

IV. REMEDY

The Office of Grievances shall open a new claim for the purpose of providing appellant with a substantive response and summary of facts in support of its determination.

Decision: Granted

After a thorough review of all documents and evidence available at the time of this written decision, it is the order of the Office of Appeals that this claim is granted. This decision exhausts the administrative remedies available to the claimant within CDCR.

Staff Signature	Title	Date/Time
H. Moseley [MOHO002]	Chief	11/08/2021

Claim # 004

Institution/Parole Region of Origin: Kern Valley State Prison

Facility/Parole District of Origin: KVSP-Facility A

Housing Area/Parole Unit of Origin:

Category: Facilities

Sub-Category: Other Facilities Issue - NOS

I. ISSUE ON APPEAL

Appellant alleges that on July 19, 2021, Officer Garcia was harassing appellant by preventing appellant from taking appellant's medication.

II. RULES AND REFERENCES

A. CONTROLLING AUTHORITY

Title 15, sections 3481(a), and 3486(i)(1)

B. DOCUMENTS CONSIDERED

Grievance/Appeal Log #148278 Medical Flow Chart, CDCR #BL1279, dated 7/19/21

III. REASONING AND DECISION

On August 12, 2021, appellant and staff were interviewed independently with regard to this claim. Appellant did not specify what actions occurred with regard to the allegation that staff harassed and prevented appellant from receiving medication. Staff confirmed that appellant comes to pill pass everyday, twice a day, to receive medication. Appellant's medical flow chart for July 19, 2021, demonstrated that appellant received all required medication. Because the response by the Office of Grievances was proper, this claim is denied.

IV. REMEDY

Your claim has been denied. Therefore, there is no applicable remedy.

Decision: Denied

After a thorough review of all documents and evidence available at the time of this written decision, it is the order of the Office of Appeals that this claim is denied. This decision exhausts the administrative remedies available to the claimant within CDCR.

Page 54 of 102

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Staff Signature ***	1 . A 4 . 17 W.	Title Towns of the St	Date/Time 323 Control
H. Moseley [MOHO002]		Chief	11/08/2021
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Re: . Appeal Claims Decision Response

Offender Name: MARTIN, JARED ANDREW

n, Jared andrew

CDC#: BL1279

Current Location: KVSP-Facility A Current Area/Bed: A 004 1 - 115001L

Date: 10/20/2021

Log #: 000000133482

Claim # 001

Institution/Parole Region of Origin: Kern Valley State Prison Facility/Parole District of Origin: KVSP-Facility A

Housing Area/Parole Unit of Origin:

Category: Offender Discipline Sub-Category: Administrative Rules Violation

Report

I. ISSUE ON APPEAL

Appellant alleges unnamed officers harass and abuse appellant.

II. RULES AND REFERENCES

A. CONTROLLING AUTHORITY

Title 15, section 3391

B. DOCUMENTS CONSIDERED

OGT Log #133482

III. REASONING AND DECISION

The grievance response does not contain a substantive response to appellant's allegations. The grievance response concludes no policy violations occurred without supporting the conclusion with statements of fact. There are references to interviews conducted with the staff, however there is no documentation in the grievance response of who was interviewed and what statements of facts were used from the interviews to support the institution decision. There is no evidence provided to appellant to support the grievance response. Because of this, the claim is granted.

IV. REMEDY

Kern Valley State Prison shall open a new OGT log to respond to the claim. The fact gatherer shall document any interviews with staff or inmate witnesses within the grievance response. The grievance response shall include any evidence gleaned from the interviews in order to provide appellant with a substantive response as to how the evidence supports the decision by the institution. Any disciplinary action against staff as a result of these findings is considered a personnel action, and thus will not be disclosed to appellant.

Decision: Granted

After a thorough review of all documents and evidence available at the time of this written decision, it is the order of the Office of Appeals that this claim is granted. This decision exhausts the administrative remedies available to the claimant within CDCR.

Staff Signature	Title	Date/Time
H. Moseley [MOHO002]	Chief	10/20/2021

Re: Appeal Claims Decision Response

Offender Name: MARTIN, JARED ANDREW

CDC#: BL1279

Current Location: KVSP-Facility A

Date: 09/18/2021

Current Area/Bed: A 004 1 - 115001L

Log #: 000000129069

Claim # 001

Institution/Parole Region of Origin: Kern Valley State Prison

Facility/Parole District of Origin: KVSP-Facility A

Housing Area/Parole Unit of Origin:

Category: General Employee

Sub-Category: Substandard Performance

Performance

I. ISSUE ON APPEAL

Appellant asserts that custody staff working in Facility "A" are harassing and abusing appellant.

II. RULES AND REFERENCES

A. CONTROLLING AUTHORITY

California Code of Regulations, Title 15, sections 3481 and 3483

B. DOCUMENTS CONSIDERED

CDCR Form 602, Log #129069

III. REASONING AND DECISION

The response provided to appeliant by the Office of Grievances lacks sufficient reasoning in support of its decision as required by Title 15, subsection 3481 (a). Furthermore, the response by the Office of Grievances states the conclusion of the investigation without any specific evidence in support of the institution's decision as required by Title 15, subsection 3483(i)(1). Because the response is incomplete and does not support the decision of the institution, this claim is granted.

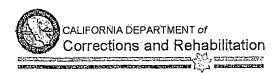
IV. REMEDY

The Office of Grievances shall open a new claim for the purpose of providing appellant with a substantive response and summary of facts in support of its determination as to the above allegations.

Decision: Granted

After a thorough review of all documents and evidence available at the time of this written decision, it is the order of the Office of Appeals that this claim is granted. This decision exhausts the administrative remedies available to the claimant within CDCR.

Staff Signature	Title	Date/Time
H. Moseley [MOHO002]	Chief	09/18/2021



Re: Appeal Claims Decision Response

Offender Name: MARTIN, JARED ANDREW

CDC#: BL1279

Current Location: KVSP-Facility A

Date: 01/29/2022

Current Area/Bed: A 004 1 - 130001L

Log #: 000000162388

Claim # 001

Received at Institution/Parole Region: Kern Valley State Prison
Submitted to Facility/Parole District: KVSP-Central Service

Housing Area/Parole Unit:

Category: General Employee Performance

Sub-Category: Substandard Performance

I. ISSUE ON APPEAL

Appellant asserts that on 9/1/21, an unidentified Correctional Sergeant (FLORES) was elusive/covering up police conduct by not providing his name and screaming at appellant during 602 interview to intimate appellant.

II. RULES AND REFERENCES

A. CONTROLLING AUTHORITY

Title 15, section 3000, 3001, 3004, 3005, 3391, 3483, 3485, 3486 and 3487

B. DOCUMENTS CONSIDERED

CDCR Form 602, Log #162388

CDCR Form 602, Log #159425 and #159444

III. REASONING AND DECISION

This claim is substantively duplicative of previous appeals that have been addressed. This appeal is substantially duplicative of Log #159425 and #159444, which was addressed in a prior grievance / appeal. herefore, this claim is denied.

IV. REMEDY

Your claim has been denied. Therefore, there is no applicable remedy.

Decision: Denied

After a thorough review of all documents and evidence available at the time of this written decision, it is the order of the Office of Appeals that this claim is denied. This decision exhausts the administrative remedies available to the claimant within CDCR.

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Staff Signature	Title	Date/Time
C. Rojas [ROCY016]	AW	01/28/2022

Claim # 002

Received at Institution/Parole Region: Kern Valley State Prison

Submitted to Facility/Parole District:

KVSP-Central Service

Housing Area/Parole Unit:

Category: General Employee Performance

Sub-Category: Other Staff Misconduct - NOS

I. ISSUE ON APPEAL

You are appealing the Office of Grievances' rejection of this claim as substantially duplicative of prior grievances.

II. RULES AND REFERENCES

A. CONTROLLING AUTHORITY

Title 15, subsection 3487(a)(3).

B. DOCUMENTS CONSIDERED

CDCR Form 602 and 602-2; OGT log numbers 129069, 130522, and 135796.

III. REASONING AND DECISION

This claim is not substantially duplicative of grievance log numbers 129069, 130522, and 135796, as the prior claims concerns allegations of harassment and abuse by staff in June and July of 2021. However, this claim concerns an allegation that a Sergeant and Officer Gonzalez screamed at you and tried to intimidate you on September 1, 2021. Accordingly, the subject of this grievance is different than the prior grievances, thus this claim should not have been rejected as duplicative. Therefore, this claim is granted.

IV. REMEDY

The Office of Grievances shall open a new grievance for the purpose of responding to this claim on the merits.

Decision: Granted

After a thorough review of all documents and evidence available at the time of this written decision, it is the order of the Office of Appeals that this claim is granted. This decision exhausts the administrative remedies available to the claimant within CDCR.

Staff Signature	Title	Date/Time
C. Rojas [ROCY016]	AW	01/28/2022

CLAIMANT GRIEVANCE CLAIMS DECISION RESPONSE

Re: Grievance Claims Decision Response

Offender Name: MARTIN, JARED ANDREW

CDC#: BL1279

Current Location: KVSP-Facility A

Date: 11/24/2021

Current Area/Bed: A 004 1 - 115001L

Log #: 000000170353

Claim #: 001

Institution/Parole Region of Origin: Kern Valley State Prison

Facility/Parole District of Origin: KVSP-Facility A

Housing Area/Parole Unit of Origin:

Category: Offender Resources

Sub-Category: Law Library

As you were notified in the acknowledgment letter, the California Department of Corrections and Rehabilitation, Office of Grievances at Kern Valley State Prison received your request. We determined that your request for an interview, item, assistance, or service, is outside the scope of the grievance process.

Your request has or will be addressed by appropriate staff at Kern Valley State Prison as determined by the Reviewing Authority.

Decision: Redirected

Claim #: 002

Institution/Parole Region of Origin: Kern Valley State Prison

Facility/Parole District of Origin: KVSP-Facility A

Housing Area/Parole Unit of Origin:

Category: Facilities

Sub-Category: Other Facilities Issue - NOS

I. CLAIM

Claimant is contending he is not being allowed to get a haircut.

II. RULES AND REFERENCES

A. CONTROLLING AUTHORITY

Department of Corrections and Rehabilitation, Kern Valley State Prison, and Operational Procedure #808, California Code of Regulations Title 15 sections 3060, and 3062.

B. DOCUMENTS CONSIDERED

Grievance Log# 170353, Rehabilitation, Kern Valley State Prison, and Operational Procedure #808, California Code of Regulations Title 15 sections 3060, and 3062.

III. REASONING AND DECISION

A thorough inquiry was completed regarding Claimants grievance. During the inquiry the Claimant stated he was not allowed to receive a haircut in the housing unit. Custody Staff in Building 4 were interviewed and questioned if they have denied anyone in the housing unit a haircut to include Claimant.

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Custody Staff stated they have not denied anyone a haircut in the housing unit. Custody Staff stated there are assigned Barbers in the housing unit who cut hair during dayroom hours. An Inmate Barber was interviewed in the housing unit and questioned if he is allowed access to provide haircuts in the housing unit. The Inmate Barber stated that Custody allows haircuts during dayroom hours.

Claimant will be granted access to haircuts utilizing the assigned inmate Barber while in the housing unit. No Custody Staff members were found to be in violation. Action request of termination, federal investigation, to include monetary compensation is beyond the scope of this investigation.

IV. REMEDY

Claimant will be afforded the opportunity to have access to haircuts by utilizing the inmate Barber assigned to the housing unit.

Decision: Approved

After a thorough review of all documents and evidence presented at the Office of Grievances Level, it is the order of the Office of Grievance to APPROVE the claim.

If you are dissatisfied with the decision of this claim, you may file a 602-2, appeal with the California Department of Corrections and Rehabilitation Office of Appeals.

If more than 30 calendar days have passed since the decision was sent to you, and your remedy has not been implemented, you may file a CDCR Form 602 -3, Request to Implement Remedies Form. You must wait until after the 30th day has passed to submit this request.

Staff Signature	Title	Date/Time
R. Carriedo [CARU001]	CDW	11/23/2021

Re: Appeal Claims Decision Response

Offender Name: MARTIN, JARED ANDREW

CDC#: BL1279

Current Location: KVSP-Facility A

Date: 10/20/2021

Current Area/Bed: A 004 1 - 115001L

Log #: 000000135316

Claim # 001

Institution/Parole Region of Origin: Kern Valley State Prison

Facility/Parole District of Origin: KVSP-Facility A

Housing Area/Parole Unit of Origin:

Category: General Employee

Sub-Category: Substandard Performance

Performance

I. ISSUE ON APPEAL

Appellant alleges unnamed officers prevent appellant from using hair clippers and refuse to process appellant's legal mail. Appellant makes additional claims of physical abuse and refusal to provide food in the CDCR 602-2. These claims will be addressed in the Remedy portion of this response.

II. RULES AND REFERENCES

A. CONTROLLING AUTHORITY

Title 15, section 3391

B. DOCUMENTS CONSIDERED

OGT Log #135316

III. REASONING AND DECISION

The grievance response does not contain a substantive response to appellant's allegations. The grievance response concludes no policy violations occurred without supporting the conclusion with statements of fact. There are references to interviews conducted with the staff and inmate witnesses, however there is no documentation in the grievance response of who was interviewed and what statements of facts were used from the interviews to support the institution decision. There is no evidence provided to appellant to support the grievance response. Because of this, the claim is granted.

IV. REMEDY

Kern Valley State Prison shall open a new OGT log to respond to the claim. The fact gatherer shall document any interviews with staff or inmate witnesses within the grievance response. The grievance response shall include any evidence gleaned from the interviews in order to provide appellant with a substantive response as to how the evidence supports the decision by the institution. Any disciplinary action against staff as a result of these findings is considered a personnel action, and thus will not be disclosed to appellant.

In the CDCR 602-2 appellant makes allegations that staff also, "starve, beat, lie on me and abuse me." Based on these allegations of misconduct Kern Valley State Prison shall open a claim separately from the OGT ordered above and present the claims to the reviewing authority for referral to the Allegation Inquiry Management Section pursuant to Title 15, subsection 3484(d).

Decision: Granted

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After a thorough review of all documents and evidence available at the time of this written decision, it is the order of the Office of Appeals that this claim is granted. This decision exhausts the administrative remedies available to the claimant within CDCR.

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CLAIMANT GRIEVANCE CLAIMS DECISION RESPONSE

Re: Grievance Claims Decision Response

Offender Name: MARTIN, JARED ANDREW

Date: 07/24/2021

CDC#: BL1279

Current Location: KVSP-Facility A

Current Area/Bed: A 004 1 - 115001L

Log #: 000000132320

Claim #: 001

Institution/Parole Region of Origin: Kern Valley State Prison

Facility/Parole District of Origin: KVSP-Facility A

Housing Area/Parole Unit of Origin:

Category: Facilities

Sub-Category: Plumbing

I. CLAIM

Inmate claiming his sink has been plugged for 3 weeks and requesting repair.

II. RULES AND REFERENCES

A. CONTROLLING AUTHORITY

Facility Management Division Policy, FMD-0100, Work Requests, Work Orders, and Project Requests. Standards Automated Preventative Maintenance System, SAPMS. Work Order Coordinator Log, WOC. Operational Procedure 606, KVSP Work Orders.

B. DOCUMENTS CONSIDERED

FMD-100, SAPMS Report, WOC Logs, Submitted Work Request, Operational Procedures 606

III. REASONING AND DECISION

On June 29, 2021, The Plant Operations Department received this grievance. A report was ran within SAPMS and the following information was gathered. On May 25, 2021, the Plant Operations Department received a work order regarding cell 115 sink flooded. Clerical staff generated a priority 3 work order and assigned it to appropriate trade for repairs as stated in policy FMD-0100. On July 20, 2021 the Plant Operations staff repaired the issue and tested to insure proper operation.

IV. REMEDY

Repaired were made and tested to insure proper operation. All equipment was functioning as designed.

Decision: Approved

After a thorough review of all documents and evidence presented at the Office of Grievances Level, it is the order of the Office of Grievance to APPROVE the claim.

If you are dissatisfied with the decision of this claim, you may file a 602-2, appeal with the California Department of Corrections and Rehabilitation Office of Appeals.

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If more than 30 calendar days have passed since the decision was sent to you, and your remedy has not been implemented, you may file a CDCR Form 602

-3, Request to Implement Remedies Form. You must wait until after the 30th day has passed to submit this request.

Scaff Sig	inature	Title	Date/T	ime:
S. Smith [S	SMST002]	CDW(A)	07/23/2	2021

Claim #: 002

Institution/Parole Region of Origin: Kern Valley State Prison

Facility/Parole District of Origin: KVSP-Facility A

Housing Area/Parole Unit of Origin:

Category: General Employee Performance

Sub-Category: Substandard Performance

The California Department of Corrections and Rehabilitation (CDCR) Office of Grievances at KVSP-Central Service has received your claim.

Your claim is being rejected by Office of Grievances for the reason(s) indicated below.

Claim#2: Refer to CDCR 128B dated 6/24/18, regarding staff abusing/harassing/false reports, all claims duplicate and/or ongoing appeals. Therefore, Claim #2 is being Rejected.

Claims duplicated from grievance Log#'s: 130522, 129069,99924

This serves as your response by the Office of Grievances. If you are dissatisfied with this response, you may appeal the rejection decision to CDCR's Office of Appeals.

Do not resubmit this claim to the Office of Grievances at KVSP-Central Service.

Decision: Rejected

- (1.) Your claim is substantially duplicative of a prior claim already submitted by you that is in process or has been answered.
- Your claim concerns an anticipated policy, decision, action, condition or omission by the Department or departmental staff, generally meaning the action has not happened yet. Once a decision or action has taken place and if you are still dissatisfied, you may file a new grievance.

STATE OF CALIFORNIA CASE 1:22-CV-00002-DAD-SAB

Document 19

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APPEAL OF GRIEVANCE CDCR 602-2 (03/20)

Page 1 of 2

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Copies: DAI, DAPO, and Offender

Case 1:22-cv-00002-DAD-SAB Document 19 Filed 03/14/22 Page 66 of 102 Page 100 Page 1

APPEAL OF GRIEVANCE CDCR 602-2 (03/20)

Page 2 of 2

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Re: Appeal Claims Decision Response

Offender Name: MARTIN, JARED ANDREW

CDC#: BL1279

Current Location: KVSP-Facility A

Date: 10/20/2021

Current Area/Red: A 0041 - 115001L

Log #: 000000136620

Claim # 001

Institution/Parole Region of Origin: Kern Valley State Prison

Facility/Parole District of Origin: KVSP-Facility A

Housing Area/Parole Unit of Origin:

Category: Facilities

Sub-Category:

Other Facilities Issue - NOS

I. ISSUE ON APPEAL

It is the appellant's position that this claim was inappropriately rejected as substantially duplicative.

II. RULES AND REFERENCES

A, CONTROLLING AUTHORITY

California Code of Regulations, Title 15, section 3487

B. DOCUMENTS CONSIDERED

CDCR Form 602, Log #136620 CDCR Form 602, Log #135316

III. REASONING AND DECISION

Title 15, section 3487(a)(3), specifies that a claim may be rejected when the claim is substantially duplicative of a prior claim by the same claimant, except when the prior claim was rejected pursuant to subsection 3487(a)(2). The Office of Appeals compared this claim to appellant's prior claim #135316 and finds the allegation to be substantially duplicative in that both allege staff are not allowing appellant to use the hair clippers and are not processing appellant's outgoing confidential mail. Thus, this claim is denied.

IV. REMEDY

Your claim has been denied. Therefore, there is no applicable remedy.

Decision: Denied

After a thorough review of all documents and evidence available at the time of this written decision, it is the order of the Office of Appeals that this claim is denied. This decision exhausts the administrative remedies available to the claimant within CDCR.

Staff Signature	Title	Date/Time
A. Vasquez [VAAL001]	AW (A)	10/13/2021

Claim # 002

Institution/Parole Region of Origin: Kern Valley State Prison

Facility/Parole District of Origin: KVSP-Facility A

Housing Area/Parole Unit of Origin:

Category: General Employee

Sub-Category: Substandard Performance

Performance

I. ISSUE ON APPEAL

Appellant alleges Officer Jimenez performs retaliatory and harassing cell searches. Appellant also alleges Officer Jimenez "abuses" appellant. Appellant alleges Officer Jimenez is also reading appellant's legal mail. Appellant makes additional claims of physical abuse and refusal to provide food in the CDCR 602-2. These claims will be addressed in the Remedy portion of this response.

II. RULES AND REFERENCES

A. CONTROLLING AUTHORITY

Title 15, section 3391

B. DOCUMENTS CONSIDERED

OGT Log #136620 and #135316

III. REASONING AND DECISION

The grievance response does not contain a substantive response to appellant's allegations. The grievance response concludes no policy violations occurred without supporting the conclusion with statements of fact. The grievance response asserts as a basis of the decision that a review of all documents and Strategic Offender Management System (SOMS) the claim was disapproved, but there is no factual evidence provided appellant to support the disapproval. There is documentation of an interview conducted with Officer Jimenez in the OGT. But there is no documentation in the grievance response of the interview and what statements of facts were used from the interview to support the institution decision. Additionally, the interview fails to ask Officer Jimenez about all of the allegations contained in the CDC 602-1. The allegation regarding appellant's legal mail is not duplicative to OGT Log #135316 in that Log #135316 asserts staff are not properly processing appellant's legal mail. The claim identified in Log #136620 specifically names Officer Jimenez as someone who is reading appellant's legal mail. The grievance response fails to provide appellant with a complete and substantive response to all of the allegations. Because of this, the claim is granted.

IV. REMEDY

Kern Valley State Prison shall open a new OGT log to respond to the claim. Officer Jimenez shall be interviewed regarding all of the allegations asserted by appellant as outlined in the Reasoning and Decision section. The fact gatherer shall document any interviews with staff or inmate witnesses within the grievance response. The grievance response shall include any evidence gleaned from the interviews in order to provide appellant with a substantive response as to how the evidence supports the decision by the institution. Any disciplinary action against staff as a result of these findings is considered a personnel action, and thus will not be disclosed to appellant.

In the CDCR 602-2 appellant makes allegations that staff also, "...have been beating me harassing me" Based on these allegations of misconduct Kern Valley State Prison shall open a claim separately from the OGT ordered above and present the claims to the reviewing authority for referral to the Allegation Inquiry Management Section pursuant to Title 15, subsection 3484(d).

Decision: Granted

After a thorough review of all documents and evidence available at the time of this written decision, it is the order of the Office of Appeals that this claim is granted. This decision exhausts the administrative remedies available to the claimant within CDCR.

Staff Signature	Title	Date/Time
H. Moseley [MOHO002]	Chief	10/20/2021

A TELEVISION AND THE THE SERVICE AND A SER

CHIO T Case 12: b2600-10002-DAD-9AB | Document 19 Filed 03/14/22 Page 69 of 102 A A AND PEHMBILL AFTON PRIONER COMPLAINT

> DECIARATION OF TORTURE AND TERRORISM AND ABUSE

lage 10F2

60 AZRIL 17, 2020 I WAS AFFACKED BU SYT. OFRREN HULKABAY AND OTHERS. MAY 6+12 0000 I MAS ASIAN ATTULKED BU SOOT HUCHARAY AND OTHERS, SINCE THEN I HAVE BEEN HOWED IN AdSES. FOR Almost AN ENTIRE YEAR NOW, I BFEN Continually Starved, BETTEN, ABUITU, ITARAISED AND THREATEND BY CORRECTION OFFICEPASI I HAVE BEEN DENIED MEDICAL TREATMENT, DENIED altess to the court AND LAW LIBRARY. MAIL THAT IS BRIVILEGED AND LEGAL HAJ ROUTINELY BEEN OPENED OUTSIDE OF MY PRIJENIE. PRISON OFFICIALS ARE REFUSING to MAYIF LEGAL COPIES AND SEND OUT MY LEGAL MAIL. I AM At + HIS MUNENT BEING SEXUALLY HARACTER BY CORRECTIONS OFFICER 1. JOILLEH, HEAD OFFICER WISMAN HAVE Also + HARATENS ME SEVERAL TIMES I Am DFING toplusted, I (AN BARFLY STEEP. IHAVED DEAMS ABOUT AND HAVE nightmaker Concerning police Brutality, OFFILER SALAN LAS MADE STUERAL FAINT Clopina about ME ANA WritTEN ME 40

I WANT 400 million collass, IN DAMASEL RUGE JOFD XHE KAISE CLASIMS HAVE LED TO ME BEING HEID FOR PURS 2 did not do. + HEUSE FALLE ROLLIE REBORTS ARE WORMAN HERE IN Administration SEGREGATION, JURAETT HAS LYEN ON ME MUTTIPLE TIMES and OCCUSED ME OF + HINGS which are untrue. ABUSE AND HATAILMENT IS AN EVERY MYY OLCUBRULE HERE, THESE MEN, THE STATE AT UMITER STATE PRITOD ARE. TAYING TO Kill ME. I AWN DISPOSED, IN A WHEELCHASP AND I MANE CONNEA, D'ABFTER, CORD ETCI THE WARDEN, HIV NAME IS R, FISHER JR. Knows ABOUT THE ABUSE AND WILL DO NOTHING to stul It. OTHER PRIJON STAFF LOOK THE OTHER WAY DR COUFT IT US. INTERNAL ATTAIN HAN NOT BEEN EFFELTIVE, CANFORNIA DEPART MENT OF CORRECTIONS AND REHABILITATION HAS PROVIDED NO DEMENDED OF RELIEF, THEIE ARE FEDERAL CRIMEN, THIS IS CRUEL AND UNDSUAL PUNIJAMENT. THIN BEHAVIOR IN MACUALATONAL. I want FBI ASSISTANCE AND HELP FROM THE JUSTICE PEPARTMENT, THIS IS INEGAL AND CRIMINAL ACTIVITY AND STOULD RE PROSECUTED. 0 Ated 1-6-2021 Jaktu MARTIN UDLE # 8L1279 VMIEY STATE PRIJON P.O. BOX 9) JURED MARTIN

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DEPARTMENT OF CORRECTIONS AND REHABILITATION

STATE OF CALIFORNIA RIGHTS AND RESPONSIBILITY STATEMENT CDCR 1858 (Rev. 10/06)

RIGHTS AND RESPONSIBILITY STATEMENT

The California Department of Corrections and Rehabilitation has added departmental language (shown inside brackets, in non-boldface type) for clarification purposes.

Pürsuant to Penal Code 148:6, anyone wishing to file an allegation of misconduct by a departmental peace officer must read, sign and submit the following statement:

YOU HAVE THE RIGHT TO MAKE A COMPLAINT AGAINST A POLICE OFFICER [this includes a departmental peace officer] FOR ANY IMPROPER POLICE [or peace] OFFICER CONDUCT. CALIFORNIA LAW REQUIRES THIS AGENCY TO HAVE A PROCEDURE TO INVESTIGATE CITIZENS' [or inmates'/parolees'] COMPLAINTS. YOU HAVE A RIGHT TO A WRITTEN DESCRIPTION OF THIS PROCEDURE. THIS AGENCY MAY FIND AFTER INVESTIGATION THAT THERE IS NOT ENOUGH EVIDENCE TO WARRANT ACTION ON YOUR COMPLAINT; EVEN IF THAT IS THE CASE, YOU HAVE THE RIGHT TO MAKE THE COMPLAINT AND HAVE IT INVESTIGATED IF YOU BELIEVE AN OFFICER BEHAVED IMPROPERLY. CITIZEN [or inmate/parolee] COMPLAINTS AND ANY REPORTS OR FINDINGS RELATING TO COMPLAINTS MUST BE RETAINED BY THIS AGENCY FOR AT LEAST FIVE YEARS.

COMPLAINANT'S PRINTED NAME	COMPLAINANT'S SIGNATURE	DATE SIGNED
INMATE/PAROLEE PRINTED NAME JUDEU MYARTIN RECEIVING STAFF'S PRINTED NAME	INMATE/PAROLEE'S SIGNATURE RECEIVING STAFF'S SIGNATURE	CDC NUMBER DATE SIGNED 3 1 1-6-303 DATE SIGNED

DISTRIBUTION:

ORIGINAL -

Public - Institution Head/Parole Administrator Inmate/Parolee - Attach to CDC form 602 Employee - Institution Head/Parole Administrator

COPY - Complainant

Page 40F4

CORPECTIONS OFFICERS ARE NOT HEID MEDOUNTABLE FOR + HIPR ACTIONS, PRUCE OFFICERS COMMES THAT GO UNPUNISHED.
THE STATE OF CALIFORNIA HAS TOO MANY INSTANCES, CASES OF PRISON ABUSE BY CORRECTIONS OFFICERS! (BIJON EVARU) AND DIRTY CURS CIBE PROTECTED BY UNIONS AND UNFAIR FAWS. THERE SHOULD BE STATE LAW AND MANDATURY PRISON POLICY. ANY CORRECTIONS OFFICER AWARE OF ABUSE AND LOVER IT UP OR POEL NOT REPORT It should BE PROSECUTED BY THE STATE. STATE LAW THAT CORRELATIONS OFFICERS BAIGE WUMBER BE ON + HIER UN'FORMS, PRISON STAFF ARE COMMITTING CRIMER WITH THE CONJENT OF THE GOVERNMENT, CALIFORNIA with its INACTION AND REFUTAL to Stop INMPTE HARAUMENT AND INMPTE ABUJE BY POTILE AND CORRECTIONS OFFICERS. ARE NOT REPREJENTING THE WILL OF THE PEOPLE, ARE BREATING FEOERALLAW, committing civil Rights VIOINTIONS, IGHORING THE UnitES STATES constitution and pividing our country. A WENDER PARO PAR PARABURA JURED MARTIN CUCB # BLIDGE SURED MARTIN

VAILEY STATE PRIJON P.O. BUX 92 IN PRO- PER

11. In Incline in man

199ES 0FS

I WAS Supposed to get of BRIJON A couple of wEEKIS ago, out to THATE HARASSMENT AND INMATE AQUE BY PRISON STAFF. I WILL HAVE to STAY HERE MORE TIME, WITH THE CONSTANT LIES AND MORE FAIL AllEGATION 34 CORRECTIONS OFFICERS, I may NEVER LEAVE, ARKER BEING LOCKED up, Ashing to BE + REATED FAIR. CONTACTIONS COURTS; ATTORNEY'S AND COLIFORNIA DEPARTMENT OF CORRECTIONS OFFICIALS. AND Still Continuiting to BE willimined By PRIJOR STATE, IT HAS BELOWE APPARENT +His coepultion and misconduct, +His TILEGAL, UNEXTHORAL AND FMMORAL STHAVIOR GOES FATO THE HIGHEST LEVELS OF CHOUTERMENT. +HIV IS WINN THE REORIE WONT. POLICE AND PRISON REFORM. WHY POLICE ARE BEING MURDERED AND THERE ARE RIGHT IN THE STREETS, THE PEOPLE URE TIRED OF THE BOILCE. THE PEULE OFFICERS HAVE TAKED AWAY DUR CEALE. THELE CORRECTIONS OFFICERS SHOULD BE FIRED AND JENT TO PRICE M. THESE ARE CRIMES + HEY ARE COMMITTING AGAINST .the OFORE, WE HAVE HAD knowst. JARED MARTIN COLR# BLID-79
VALLEY STATE BRISON P.O. 30+92

IN PRO- PER Chowchilla, CA QZ610 IN P.DO- PER

299EGOFG

MANY PRISON STATE ARE AWARE OF THE TOPIURE BOINGS ON IN AdministRAtion SEGREGATION UNIT AT VAILEY STATE CRYON, FOR THIS IS ORDINARY LIFE. NO ONE will steak out to prevent at. Some STAKE, I HINK WE ANMATER DESERVE TO BE A QUIEU AND MISTREATED. I OFTEN HEARD CARRECTION OFFICERS, laughting And BRAYING ABOUT HOW THEY. BEAT ON THE FORATES, HAKE OF THE REDDIE HERE SHOULD BE SENT to FEDERAL PRION. THE OTHER HAIF Should BE FIRED AND REMOVED FROM bablic retrick I morder Hom ward THARTES HAVE BEETS MURCEREU BY STAFF. I CAN'T HELL BUT + HINK, WHATE COMINS NEXT? I WENT TO THE DOCTOR AGAIN LAIT WIGHT FOR CHENT RAIN. THE GOAL OF THEIR CURRECTIONS EXTICAL AND WHER PRISON STATE, IS to KILL ME 02 KEEP ME IN PRISON FOR THE REST OF MY LIFE, THEY HATE ME BECAUSE OF BLUIN SKIN, BELLIAGE I am AN old MAN. BECAUSE I AM CRIPPIEU AND BELOWE I REFUSE TO LET THEM MURDER INTE AND SET AWAY WITH IT. VAILEY STATE PRISON NEEDS TO BE SHUT down and torn down.

DATE AND pentruled 3-3-2001

100

Rage 70F7 I WAS TRANSFIRED HERE TO KERN VAllEY STATE PRISON ON MARCH 91, 2021. WEXTHEN A HOLF AN HOUR OF BEING AT THIS QRISON. CORRECTIONS OFFICER NORTHCUTT, A 6 FOOT RIW 200 glavi pound MANALTACKED ME WITHOUT CAUTE. HE (NORTHCUTH) HIT ME IN THE HEAD A FEW TIMES WITH CLUSED FILTS, THEN SRABBEN MY LEFT ARM AND SIAMMEN IT ON THE CEIL BARS AT LEAST THREE TIMES, AFTERWARDS IN A SCRAPING MOTHON ORUG MY ARM DOWNWARD AGAINST HE BARS, MITTER KLEVEN DAYS THERE IS STILL PAIN AND BRUISING FROM + His ASSOCIATIONE STAFF HERE did NUT TREAT me for Inturits and HAVE OFFICIALY LOVER UP + HE SERTING, AT THIS PRISON, STAFF HAVE REPEATEURY NOT GIVEN ME MY medications refused LAM for medical Aio "MAN DOWN". CORRECTIONS OFFICERS HAVE NUT FED ME AND GIVEN ME MOIDED AND PIRTY Clother to WEAR, FROM MY OWN PERSONAL TRAMMA OF BEING BEATEN AND MITTERATEN From NORTH KERN STATE PRION UNTIL NOW.

QaGE 80 F 8

FROM MUSELF withnessing others aring HARAISED AND ABUJED AND HEARING OTHER TELL STIRIES OF BEING VILLIMIZED AND SEEING OTHER PEOPLE TORTURED BY CORRECTIONS OFFICERS, I NOW KNOW WITHOUT DOUBT CARIFORNIA PEPARTMENT OF CORRECTIONS AND REHABILITATION HAS HUNDREDS, MAYBE EVEN +HOUSANDS OF EMPLOYEES, WHO ARE Engaging IN INMATE HARASIMENT AND INMATE ABUSE, I AND KNOW SENIOR OFFICIALS WIll NOT GET RID OF THE PRIVON STAFF WHO BEHAVE IMPROPERLY, ENGUGE IN VIOLENCE AGAINST INMATES AND CORRECTIONS OFFICERS Who REGULARIN BREAK THE LAW. AgAIN, I called for Internal AFFAIRS TO HELP, WITH NO CHANGE, LOCK OFFICIAL HAVE NOT ALTED to Stop tHE TORTURE, FEVERAL Authorities, FBI, JUSTICE DEPARTMENT AND FEDERAL LOURTY WEED TO GET INVOLVED, THE DEUPLE NEED TO GET INVOLVED, AMERICA NEEDS TO SET INVOLVED,

AMENDED AND

DATED 3-70-2021

TORED MARTIN LOCAT BLIZZA

KEZNVAIIEY STATE PRIJON

Q.O. BOX 6000

DELANO, CA 93216

JURED MARTIN IN GRO-PER

PAGE 90F9 TODAY, I hAD TWO MEN FROM INTERNAL APPAIR LOWE AND VILIT ME. THEY WANTED tO DISCUSS THE CORRECTIONS OFFICERS AT COCR INMATE HARASIMENT ANY INMATE ABUVE. LT. A. GOMEZ BANGEH SESSES AND LT. CICONE BADGE # 75441, Without According THEM OF TRYING TO LOVER UP MY INTERVIEWS WITH THESE OFFIEERS, I WILL SAY BOTH REFUSED to SIVE ME THIER SUPERVIJORS NAMES. AFFLIED TO TEIL ME THE AUDRESS OF THE OFFICE THEY WORKED OUT OF. I was also told I would not get copits OF THE INTERVITUOUS THAT WERE DONE. BOTH MEN WERE SEME HOSTILE TOWARD ME, XEPT INTERUPTING ME AND TRYING TO OVER TAIL ME. LIKE SO MANY OTHER CALIFORNIA DEPARTMENT OF CORRECTIONS AND REHABILITIONS EMPLAYES SEFORE, WERE NOT REALLY INTERESTED IN LEtting me TEll THEM about HOW I HAVE BEEN TORTURED AND VILINIZED BY PRISON STRFF. I WILL TELL MY STURY, NO DNE Will COUER It up. OFFEL AND AMENDED 1-1-2071

JOBED WARTIN COCRET BLIDTY X JURIA MARTIN VIERN VALLEY STATE PRIMARION BLO, BOX 6000 IN PRO-OCP

Page 10 OPIT

ABOUT TWO WEEKS AGO, I WROTE WARDEN CHRISTIAN PEER FER A RERIGIAL LETTER, THE LETTER TAIKED ABOUT HOW HAPPLY I WAS 2N THESE LIWING QUARTERS, HOW ISONE OF THESE GUARDS HAD BEEN BEALING ME UP OR MAKING FAISE MIEGATIONS AGAINST ME, THAT NO ONE WAS WE'THOU ME UP FOR THINGS I Had MUX LONE. NO ONE WAS HARASSING ME, +HEN butes what? THE burkeds who were not Arusing ME STARTED to disAPPEAR, IN THE LAST FEW DAY, OTHER CORRECTIONS OFFICERS HAVE SHOWED UP. THEY HAVE DENIED ME MEDICAL TREATMENT AND ITAR ABED ME AND THREATERY ME, JUME OF THEM DON'T EVEN WORK IN THIS AREA. SQt. WILL'AMS FROM BAND R AND OFFICER NORTHCUTT, YET, THE FIRST GUYS WHO BEAT ME UP AND TRIED TO LOVER IT UP. HAVE FOLLOWED ME OUER HERE TO CONTINUE THE HARACIMENT AND ABUSE. QUESTION? DIU WARDEN PFEIFFER SENd THESE OTHER OFFICERS TO HARASS ME AND ABOSE ME? DIFFERENT QUESTION? DID SOMEONE WHO READS WARDEN PFEIFFER MAIL JEND A BUNCH OF DIATY WAS TO TORTURE ME? WHATEVER THE ANSWER IS. I AM NOT AFRAID OF THEM. THE POLICE HAVE BEEN BEATING ON ME AND TRYINGS to KILL ME FOR YEARS, parted And Amended,

5-19-7071 JURED MARTIN COCR# RLH19

JURED MARTIN SP PRO-DER

Page nof 11

THERE IS ANOTHER PROBLEM HERE AT WERN VAILEY STATE PRIJON WhICH I HAVE NOT Addressed AN AREA AT THE PRISON CATLED THE PATIO. WHERE WE GO to GET OUR MEdICINE AND SEE +HE DOCTOR, +HERE IS also SOME+Hing CAIRED PROGRAM OFFICE, LIBBARY Etc. THERE ARE A GROUP OF CORRECTIONS OFFICERS who HARASI AND ABUTE ME Almost EVERY DAY. IS OFFICER LASTIllO, GOMEZ AND A FEW OTHERS. THESE MEN + HREATEN ME AND MOCH ME. THEY will refuse to LET me get my medicine OR USE THE LAW LIBRARY. THE PEOPLE WILL THE PEOPLE WILLTS.
AND NURSING APPOINTMENTS. THESE GROUP OF CORRECTIONS OFFICERS MOON I TAME MORE MEdiLATIONS THAN all OF THE PRIJONERS, THEY Know I HAVE A BAD HEART AND CANCER AND USE A Wheelettair. YET THEIE CORRECTIONS OFFICE BS continue to pick on A Dying Black man. THEY HAVE NOT BEAT AND UP YET. NOTICE I SAID YET. I do NOT like going out THERE BELLIUSE THEY ARE PLANNING TO BEAT ON ME, THOSE MEN are trying to kill me. + HAT IS why they HARASS AND ABUSE AND REFUSE to give the SICHEST MAN ON THE YARD HIS MEDICINE, IF NO ONE STER IN THEY URE GOING to BEAT ME,

Puge 170812 I RARELY HAVE A DAY WHEN NO PRIJON STAFF BOTHER ME. DIRTY COPS AND CROOKED mEdicAL STAFF. COVER UPS AND FAISE WritE UPS. HARASIMENT AND ABUSE, SEXUAL HARASIMENT AND BEATINGS, MARRYPTION AND REFUSING to SIVE ME PRESCRIBED MEdiCATIONS. YOU DON'T DO + HAT TO ANYONE. YOU do NOT do HARA to someone with all my HEATH FUSUES. IF THELE BEOPLE ARE NOT TRYING to WILLIME, THEN What the HEII ARE THEY doing? BECAUSE THEY ARE KILLING ME, I AM BEING SINSTEN out. I Am Being mistremed. I Am Being LIEU ON AND WROTENFOR THINGS I HAVE NOT DONE, I AM BEING TORTURED, THIS BLACK Skin is EATING THEM UP, THIS BLACK MAN HAS CORRUPT PRIJON STAFF BREAKING FEDERAL LAWS. Adusing ME AND THIER POWER. THIS BLACK MAN HAS TO BUT UP WITH THIS EVERY day BELAUSE + HE STATE OF CATIFORNIA WILL NOSTOP THEER DIRLY COPS FROM TRYING to Kill BLACK MEN,

DATED AND AMENDED

JUNE 11, 2021

JURED MARTIN COCR#BLIZING

VIERN UMIEY STATE PRIJON P.U.BOX 6000 IN PRO-PER
NEIANOI CA G3216

Page 130F13 THEY HAVE PUT ME IN Guilding AY. I AM HERE FOR FAUE WITE UPS AND FAISE ACCUSATIONS FROM CORRECTIONS OFFICERS, THERE PEOPLE, THIS PRISON STAFF IN THIS BUILDING HAVE BEEN READING MY LEGAL MAIL. HAVE REFUSED TO SENIO IT EUT SEVERAL TIMES, NOT PROLESSED my trust withdrawls for court FEES AND CLOVERNMENT CLAIM. NO MATTER WHERE YOU ARE, OR What PHIZEM ITIS. THE BLACK PRISONER IS STILL TREATED WORSE THAN GHAR RACES, NO MATTER WHERE I HAVE BEEN. WHAT PRISON I HAVE BEEN LOCKED UP IN. I HAVE BEEN TREATED WORSE THAN EVERYONE EISE, THESE CORRECTIONS OFFICERS ARE RACIST AND LIAZS. THE CALIFORNIA DEPARTMENT OF CORRECTIONS AND REITABILITATION IS COMMITTING SYSTEMIC AND INStitutioNAL RACISM, I MNOW of HER BLACK MEN HERE IN PRIJON. THER STORIES ARE SIMILAR to mine, virty Lofs EQUALS to ZTURED BLACK INMATE. WE WILL NOT STAND FOR THU ANYMORE. I HAVE MADE THE DECISION TO COME FORWARD. I HOPE OTHERS WILL AS WELL CORRECTIONS OFFICERS AND OTHER BRIJON STAFF ARE COMMITTING INMATE HARASIMENT AND IN MATE ABUSE, I, JORED MARTIN, DECLARE, THIS ENFORMATION IS TRUE AND CORRECT, Under PENMTY OF PERJURY, TO THE BEST OF my KINOWIEGGE. pated and Amended July 1, 2621

Jaked MARTIN COCRA BLIDAY

Jaked MARTIN

JURED MARTIN

JUR

JURED MARTIN

27 680-628

THIS MORNING OFFICER CASTILLO USED PAGE IY OF IS ENNECESSARY FORCE ON ME, THIS WASN'T HIS FIRST TIME, THOSE OFFICERS ON THE PATIO AREA AT THIS PRISON ---PATIO AREA AT THIS PRISON. OFTEN GRAZ ME AND SPATULT ME OUT OF THE LINE WHITE I AM TRYING to GET MY MEditLINES. OXFILERS GOMEC AND GARCIA AND FIGEROUA AND OTHERS. LOVE to SWATCH THE CRESPIE BLACK MAN AND JUST RUIT ME AWAY. I CAN do NOTHING BUT RUIT AWAY FROM THE MEdiCINET THAT THE VEEPING ME MIVE, IT Some Kind OF SICK GAME + HEY PLAY WITH ME. HEY
GUYS, LETS TOBTURE AND TRY TO K!!! THE LEMPLE AGAIN. THESE PEOPLE ARE
RACIST, BUILTES AND DUNGEROUSLY PSYCHOLIC. THEY
WERE HAVING FUN PHYING WITH MY LIFE, THEY
HAVE MADE ATTEMPTED MURDER AGAME,
LETS KILL THE LEMPLE. NOW, AMERICA
STILL SEEMS TO WANT TO BE IN PENÍAC
CONCERNING RALIST DIRTY COPS MURDERING
BIRCHIMEN. SO MUCH IN DENIAL THAT A NURSÉ AT THE HOSPITAL I WAS AT A FEW DAYS AGO, WAVE IT SEEM AS IF SIDLE A HEU HAD ONE BIMUN DOLTOR WORKING + HERE. EALISM HAD SEEN CURED AND CORRECTIONS OFFICERS WERE NOT BEATING

Apd ABWING ME. SO MULH IN DENIAL Busindow Sitt Zanofied & Bazum of My Who over HEARY ME ONEWING POLICE DRUTALITY. BEGAN Almost to Excuse corrections KHICEN misiondult. QUESTIONING ME AS IF It was my fault Corrections Officers are mistreating reopie. So as I have DONE MANY TIMES BEFORE, I EXPLAINED HOW THE BODILE HAVE BEEN BEATING ON MEANING TRYING to KILL ME SINCE I WAS FLEVEN YEARS Old. YEU, CROONED RACIOS CIPS ARE KILLING BIACK MEN, YES, THEY HAVE BEEN TRYING to VIII me most of my LIFE. YES, I AM BEING HARRISED AND ABOJED Almost DAILY BY PRIJON STAFF AMERICA NEEDS to STOP MAKING EXCUSES FOR DIGHT LOPS, STOP ALTING LIKE RACISM HAS BEEN LURED, REALITY FS. PEOPLE ARE Acting live It's NOT HAPPENING. SO THEY WON'T HAVE TO GET INVOIVED. IT IS HAPPFIN'NG. TO BLACK, MEN A'll ACROW AMERICA. POLICE EZUTATITUI EXCESSIVE FORE, UNDELESSARY FORE, MURDIER. AMERICA NEEDS TO STOP BEING IN DENIAL.

DATED AND AMENDED

JULY 16, JOH

JORED MARTIN COLRT BLIDG

TORED MARTIN

KERN VAIIEY STATE PRIJON R.O. BOX 6000 IN PRO-PER

OF LAND, GA 93716

PAGE 160FT

LAIP WEEK LORRECTIONS OFFICERS TOOK DUAY MY BRAND NEW CHOTHES AND SHOES, TODAY, THEY YAVE ME BUSTED SHOES
AND CLOTHING THAT IS EXPRED AND TORNS
OID AND WORN, COMPLETE AND TOTAL
DIV REGARD OF MY LIVIL RIGHT. CONSTANT WARRISMENT AND ARUSE. TONIGHT AROUND 8:00 pm Officer GONZAIEZ INTERFERED witH ME RECEIVING MEDICAL LARE, + HIS MORNING OFFICER HERMANDER REFUSED TO REPLACE THE WEX BLANKETS IN MY LEVI. THESE BIANKEY HAVE GEEN ON THE FLOOR FOR A WEEK OR MORE, THEY ARE FITTHY. THEY STINK AND HAVE Bugi IN THEM. THIS MORNING OFFICER GOMEZ tried to stop me known getting NEW clothes
and different binklylets. my Health Is suffering BELAUSE + HEJE CORRECTIONS OFFICERS CIRE
ASSUMPTIONS AND CREEKING AND FEDERAL LZIME, VIDIATING TITIETS. THEY ARE BEING SAdistic And marifesous, THER ACTIONS ARE COUSING ME PHYSICAL AND MENTON INSURY AND PAID AND SUPPERING. KERN VANEY STATE PRIJON STAFF ARE VIOLATING PROFESSIONAL STANDARDS AND PRISON PROJEDURES, WOLATING MY CONSTITUTIONAL RIGHT AGAINST CRUEL AND UNUSUAL PUNISHMENT. DAFED AND AMENDED
JULY 191 JOST COER # BLISTA JUIN 19, 2021
JURES MARTIN COTE H BLIZZA

JURES MARTIN COTE H BLIZZA

FORES MARTIN

FO

SEVERAL MOTHHY HAVE PAINED SINCE I REPORTED THE FIRST ASSOURT BY CORRECTIONAL OFFICER WORTHCUTT BACK IN MARCH DODI. JUST RECENTLY Officer NORTH LUTT ASSOURTED ME AGAIN. HE IS Still EN THE JOB. STILL BEATING UP ON Old Black MEN. OFFICER D. LASTILLO ASSOURTS HAVE ALLO BELOME SEXUAL IN NATURE. CASTILLO MY HAS BEEN RANSOULING MY CEIL STEALING MY CERSONAL ITEMS. TRYING TO MAKE ME TAKE MY CLOTHES OFF. ATTEMPTING TO EMBARASI ME AND FREEZE ME, HE HAS + HREATEND TO GIVE ME AUSTOFF A(SWILL) MEANING HETS Soing TO LIE AND SAY I ATTACKED HIM, JIP GROER to WEED ME IN PRIMIN. THE EXALT SAME THING SERGEANT HULLABAY did. THAT IS LOMMON PRACTICE AMONG LORRECTIONAL OFFICERS. OFFICERS IN GENERAL, STREET LODS, LAPO, LAW ENFORCE MENT IN EACH WAS BEEN DOING THAT FRESH OUT OF THE ACADEMY. LYING ON PEOPLE TO LOCK THEM M. COLR STAFF, PRIJON EMPLOYEET DO IT AN + AC TIME. LIE ON PRIJONERS TO YEER OS LOUNED ON AND AWAY FROM OUR FAMILIES. YES, OFFICER O. CASTITIO IS AND HAS BEEN PHYSICATLY AND JEXNAILY ASSAULTING ME, YES, OFFICE D. LASTILL IS HALKING ME. CALIFORNIA DEPARTORNY OF CORRECTIONS AND REARBILITATION WILL MOT STOP NORTH CUST OF LASTILLO DR ANY OF ITS

ABOSIVE, CERRUPT, VIOLENT AND RAUST CORRECTIONS Officers from ternoring Its prijoners. + HIS INStitution 2) A HOUSE OF LIES. I HAVE YET TO SEE ONE REPORT, DOCUMENT, RECORD, 115 OR SPIENATUE OF STAKE CONFLAINT STEVERATED BY COUR STAFF + YAX did not contain lies about ME. MAYBE ONE, AND THAT ONE ONLY, CONTIRMING I HAVE A HIGH SCHOOL DIPLOMA. EVERYTHINGS EISE LIBEL AND STANDER CREATED BY CORRUPT URRECHOWS OFFICERS. IN AN ATTEMPT TO JUSTRY AND HIDE AND LOVER UP THE TORTURE OF MYSEIF BY PRISON EMPLOYEES. AUXIN, I AM AND HAVE BEEN STORVED, BEATEN, ABUSED, PHYSICALLY AND SEXUALLY ASSURED, SEX UP BY CORRECTIONAL OFFICERS, SERGEANT DARREN HULHABAY, OFFICER O. LASTITO AND OTHER LATIFORNIA DEPARTMENT OF CORRECTIONS AND REMARILITATION EMPLOYEES HAVE SEEN torturing me AND TRYING to Kill me. witnelles Include: JERONIMO SANCHER VO 4377 CARRIEL DIAZ BUBOLD, DEMORIE MALKEY KS4070 CARRIEL DIAZ BUBOLD, TIMBTHY MOSIEY BU6333 LAMARE LOVE K35400, ROB TULKSON ALIZGY, ANEN K41819 CREGORY WAIHINGTON FHY667, CORPEIL DAVIJAW7860 VANDELL JOHNSON AGIOGG, LAMAR BROOKS AAZS36 TABLE FOSTER AX 7824, BICKEY HARVEY AS TOBY
PRENTILE WILLIAMS AVOITY, ALBERT MITEHELL 383267
IF LOCA, UNIKY STATE PRISON, KIERN VALIEY STATE PRISON,
INTERNAL AFFAIRS AND ENVESTIGATIVE SERVICES UNIT

ALTURILY JUVESTIGHTED. THEY WOULD FIND DOZENS OF OTHERS WHO HAVE WITHEUSED CORPECTIONAL OFFICERS TORTURING ME. COLF EMPloyEES ARE committing federal cointi, eight violations AND VIDIATING MY CONSTITUTIONAR RIGHT, CALIFORNIA DEPARTMENT OF CORRECTIONS IN FULLY AWARE THAT CORRECTIONS OFFICERS ARE TOPHURING ME. LDCR OFFICIALI KNOW LERRECHONAL OFFICERS ARE FINAS FAISE POLICE RESERTS AND FAISE RURS AGAINST ME. THE PEOPLE WHO ARE IN CHARGE OF THIS THATTUHION YINDW CORRECTIONAL OFFICER HAVE AND ARE TRYING to KILL ME. SECRETURY MATHLEEN AlliSON, WARDEN RAYTHEL FINHER, CAPTAIN GOREE AND OTHER COLR OFFICIALS, STAFF AND AGENTS AND EMPLOYEES Should BE PUT IN FROTRAL PRIJON. VALIEY STATE PRIJON AND NEED VAMEY STATE PRISON SHOULD BE SHUT DOWN. THEIR PEOPLE ARE CORRUPT, CRIMINIMS, AND ARE VIOLENT, SANISTIC AND MALICIOUS THEY ARE COMMITTING CRUEL AND UNOSUAL PUNISHMENT, THEY ARE NOT TAKING CARE OF LATIFORNIA PRIJONERS. THEY ARE TRYING to DESTROY US All I WANT STATE AND CEDERAL SUNTE DEPARTMENT INVESTIGATION OF COLR, KUIR, VIR, I'M And FAKEPUAL AFFAIRS, I WANT 200 million vollars IN DAMAGE, I, VEHARRE, THE ABOVÉ TO BE TRUE AND CORRECT UNDER PENMINY OF PERTURY. DATED AND AMENDED 11-6-2071 JUSTED MARTIN IN PRU. PER TORED MARTIN COURT BLIDGY

WEEN VALIEY STATE PRISON P.O. 30x 6000 OFIANO, LA G3316

THE REASON IAM ASKING FOR 200 millions sollars IN simple. FOR YEARS THE PRIJONS AND LORRECTIONAL OFFICER BEHAVIOR HASN'S CHANGED. SETTLEMENTS FOR 200,000 dollars Brought no CHANGE. Judgments FOR I.4 willion Doll ARI BROUGHT NO CHANGE THE PRIJON GUARUS BEHAVIOR did NOX CHANGE. PRIJON CUITURE HAI NOT REATILY charged. I Am cuppently being topused Daily BY CAlifornia DEPARAMENT OF CORRECTIONS AND REHABILITATION EMPLOYEES. NO CHARGE. I AM BEING SEXYMIN WARRISED BY OFFICER CASTITU NO CHANGE, CASTITIO AND OTHER PRIJON EmployEES WAVE + HREATEND TO LIE ON ME TO KEEP ME IN PRIJON. NO CHANGE OFFICER DELALRUN WATCHED ME FAIL ON THE FLOOR THREE times toward and old northing. NO CHANGE. I WANT 700 MILION DOTIARS. I WANT STATE LAW AND MANNATORY PRISON POLICY. FOR COERECTIONAL OFFICERS TO HAVE TO WEAR ALTER BANGE NUMBERION + HILE UNFORMS. I WANT Some of these people put IN FEDERAL PRIJON, WITHOUT THINGS SUIT AS THERE. THERE WILL BE NO CHANGE. UPLIFORNIA PRISONERS Should NOT BE toptaged. I should not BE tostused orily or routinely. Abusing old BYACK, MEN VILOUIU NOT BE A YAME,

CONITORNIA CORRECTIONAL OFFICER THAN THEY CAN DO WHATEVER THEY WANT. CAN'FORD'A repartment or corrections and restabilitation AND OKELESS CASTILIO AND NORTHCULLY. THINK THEY CAN DO WHATEVER THEY WANT, OFFICER DE MIRNI AND ASSOCIATE WARREN STARK THINK THEY CAL OU WHATEVER THEY WANT. THAT 200 million pollates will strow them exited wife. Putilous DAdyE NUMBERS OF THER UNIFORMS WILL MAKE IT HARY TO COVER UP THERE MISCONDUCT AND TREACHERY. OUTTING THEM IN PRIJON WILL SEND A MESSAGE AND MAKE CHAMBE. CALIFORNIA CANNOT Allow topture IN Its PRIVONS, THE United States OF AMERICA LANDOT ATION TOSTURE IN Its PRISON. THOSE WHO DO IT AND + HOSE WHO Allow It must lay for thier crimes AGAINST HUMANITY, THIS COMPTRY CANNOT LECTURE CHINA OR RUSSIA ABOUT THE WAY THEY TREAT THEE citizEN. WHILE THIS COUNTRY PHOND IT! BY LAM ENFORTEMENT. IT AMERICA LEVING 40 PUT HH THE FIRE OUT IN IT NEIGHBORS HOUSE WHITE THIS COUNTRY IS BUENSING? CASTILLO, NORTHWAY, MULLIABAY, STARK, FITHER, DELACAUN and others HAVE to PAN FOR WHAT THEY ARE doing to CDCR prisoners. THEY HAVE TO RAY A HISH RIVE. THEY ARE TOZHUZING me.

OTHERS MAY HAVE SEXXIED TOR A FEW BULKS, BUT ME. I HAVE TO SEE SOME PEOPLE FIRED. I HAVE TO SEE SOME PEOPLE IN PRISON AND FED THE SAME GARBAGE THEY FEED W EVERY day. I NEED TO SEE SOME OF THESE CRIMINALS IN CHAINS. AMERICA LOCKS UP INDUENT PEOPLE EVERY UAW AND REWHAUS THEVE CRIMINALY WITH STRIPET AND TITLES LIKE SERGEANT AND WARDEN. 200 million II tHE NUMBER I CHOSE BUT IN REAlity. EVEN that IS NOT ENOUGH TO HEAL THE SLARS AND WOUNDS THEY HAVE put on the Inside and outside of my BODY. + HE 200 MILION DOLLAR. THE GARGE humbers on uniforms. CETTING FIRED AND GOING TO PRIJON IS JUST THE BERINING. I WANT CHANGE. THETE CORRUPT INDIVIDUALS CHNNOT BE Allowed to teture me or anyone Elve. WE NEED OTHER LAW ENTORIEMENT AND YOUERNMENT ARENCIES TO STEP UP AND STEP IN AND TEIL LAN: LOSSON DESCRIPTION OF CORRECTIONS AND REHABILITATION EMPLOYEES. TO OBEY THE LAW. to ABIVE BY the Londitutions. to stop committing repearl uniness to stop unconstitutional PRIJOHER TORTURE. I. DECIMAE, THE ABOVE TO BE TRUE AND WERECH UNDER PENNLY OF PERSURY.

fured MARTIN

IH PRO-PER

TUPED MARTIN UPUR # BL 1774 KARN VANEY STATE GRIJON P.O. BOX 6000 DELANO, CA 93716

BY NOW I HAVE BEEN LIED ON AND & HREATEND BY CORRECTIONAL OFFICERS MORE TIMES THAN I CAN COUNT. I HAVE SOMEWHERE BETWEEN IS AND TO REMEDIES GRANTED OR APPROVED. THAT MEANS THAT CACR OFFICIALS HAVE Admitted to point Something WOONG, THAT NUMBER WOULD BE MUCH HIGHER IF THETE PEOPLE ACTUALLY TOOK ALOUK AT WHAT SOING ON. NO ONE FROM THE BRION ACHORNY INVESTIGATES MAY STAFF LOMPIAINTS, NO ONE FROM THE CATIFORNIA DEPARTMENT OF CORRECTIONS AND RESTURBILITATION ARCHIVELY LOOKS FOR THE TRUITY. COLR STARP AND EMPLOYEES DO NOT INVESTIGATED THEY LOVER UP, THEY OBSTRUCT JUSTICE, THEY AND AND ADET, THEY CONSERT TO CONSERL AND MANIPULATE THE FAULS. IN ORDER TO SERVE THIER CURPOSE AND THIER AGENTA. STATEWIDE,
PRISON SYSTEM EMPLOYED ARE COMMITTING
UNUNSTITUTIONAL PRIONER TORTURE. IT IS THE MOSPONED RULE TO HIME All Wrong doing BY CORRECTIONAL OFFICERS. CAPTASING SERVEANTS CIENTENANTS, WARDENS AND COVER UP CORRECTIONAL OFFICERS MISSONDUCT, TORTURE AND TERRORISM, EVEN JOHERNAL AKRIES HEIPT HIDE ENIDENCE, ESPECIALLY JUNESHAL AKRIES, INTERNAL AKRIES DON'T BUST THE BAN YMY, THIS TO NOT THE MOVIES.

JOHNANIE THE PROBLEM YO COURS THE FILERS, THEY WAVE THE FILERS, THEY WAVE THE FOR CALIFORNIA DEPARTMENT OF CORPERTIONS

ARE THE MOSTERS OF THE COURS UP. I CALL

PRETEND TO DE OFFENDED BY THIS MONIKER BUT IN SELRET. THEY ARE PROUD TO DO SULH A your TOB OF CONCEPTING THE FACT. I HAD ONE INTERNAL AFFA: 28 SUN TEN ME. "I SEEN A LOUPLE OF GLY GO to FAIL" I SAID " A WUPLE MAZIO TO WINNING TO THE HOURS TO STANGE UDBY", SO NO, THEY ARE NOT OFFENDED BY BEING CORNER THE COURT UP MATERIA, THEY ARE HAPPY
BY IT, THEY RE I'I'I I'V IT. HAVING A JOB
THAT PANT YOU TO BREAK THE LAW, TO LOUSE UP
EVIDENCE OF WEDER BRITISH, TO TAMPÉR WITH
WITHENED AND FAIRY DOLUMENTS AND CONCEAL
CORRECTIONAL OFFICERS CRIMES AND MISCONDUCT, THE OFFICE OF INTERNAL AFFAIRS ORE THE HERO MATICAL BELAUSE THEY MAKE DIRTY COPY 10013 LIKE JAMES BOND. INTERNAL AFFRIRS ARE MAGICIANS. THEY MAKE All the EVIDENCE AGAINST CORRICT CORRECTIONAL OFFICER DISAPPEAR. SUPERNAL AFFAIRS ARE NOT INVESTIGATORS, THEY ARE HARLY THEVES, CHARLATANS AND SHAVE OIL SALESMAN AND HYPOGRETS. THERE SO CATIED INVESTIGATIONS NEED TO BE INVESTIGATED AND BROUGHT UP ON FROTERN CHARGES, THEY ARE Committing FEDERAL CRIMES, TAMBERING WITH WINESEL, +AMPERING WITH EVIDENCE, ALTIVELY PARTICIPATING TO HOSTINGE AND TERRORISM AND OBSTRUCTION OF Justill. InterNAL AFFAIRS, THE OFFILE OF INTERPORT AK AIST ARE NOT THUST BAKBAS. THEY ARE URIMINAS. COLF FU RUN BU CRIMINAUS. THEVE CAN'FORMIA PRIJONS ARE OPERATED BY CRIMINALS.

THE CORRECTIONAL OFFICER, THE STREEPBLY, THE NUMBER, OTHER MEDICAL STATE, THE WARDENS AND INTERNAL AFFAIRS. ARE AN GARTILIPATING IN And couering up uncombitutioned prisoner torture. There beople are breaking tite can, TORTURE. THEIR YEOPIE ARE DREATING TITE LAW,

WIDIATING OUR CIVIL RIGHT. LATIFORNIA DEPARTMENT

OF CORRECTIONS AND RETHABILITATION STAFF, OFFICIALLY

AND EMPOYEES ARE COMMITTING FEDERAL CRIMES

WHICH INCLUDE TORTURE AND TERRORIUM, I STOPPED

GOING TO THE PAND AREA WHED CASTINO IS DOWN

THERE. HIERD VANEY STAFF PRION IS ASSOCIATED AND OTHER

TO PHYSICALLY AND JEANNING ASSOCIATION HER ITE IS

NOT THERE BECAME OF THE OTHER DIFTY COPS

ODINA THERE. ABOUT TWO MAND AGO I HEAREDSOMEONE

VIII TO ME THEY ARE COMING TO USE YOU! TOOM MEIL TO ME "THEY ARE COMING TO GET YOU". I LOOK AND IT AN OFFICER CHITISTO BRINGING THE LEGAL MAIL TO ME. OFFICER O. CANTILLO MET NOT OUTHE CEYAL, METHORE ARE EMPROYEE! AND PRIVATELY. WHO HAVE BEEN AT THAT PRITTE FOR LEGAL AND NEVER SEEN AT THAT PRITTE FOR LEGAL AND NEVER SEEN AT THAT PRITTE FOR LEGAL AND NEVER SEEN OFFICER LASTILLO WITH THE LEGAL MADI. OFFICER D. CASTIDO 8:07 + HAT LEGAR MAIL
AND BROUGHT + AN AN EXCUSE TO SEE ME, TO
+ HREATEN ME AND STATIN ME, SINCE I do NOT 80 TO
THE OATIO AREA WHEN ITE IN THERE, HE NEEDED
TO COME HERE, OFFICER CASTIDO IN COMMITTING FEDERAL CRIMES. WHICH INCIDE ERIMINAL THREAT, STATKING, TORTHREE AND TERRORISM. KITCH VANEY STATE PRIJOH AND COCR HAT FAILED IN THER RESPONDES! I'M TO MEEP ME SAFE, OFFICE D. CHITIDE IRRATIONAL, ERRATIC AND LAND ON THE DEVIOL TO AND SAFETY

AND A THREAT TO THE SPAFETY AND SECURITY OF THIS INSTITUTION. NO ONE
stould be product to believe In their MANNER. LEAST OF AN SOMEONE WHO IS LAW. ENFORMENT, WHILLY AGAIN BRINGS ME tO SAY. CORRECTIONAL UFFICER DO NOT OBEY THE LAW, THE LESHOLDWA MAKE MORITS ALLE MALLEN MENTS MELLS AND OFFICIALL DO NOT OBEY THE LAW. COLR 2340 COMMITTHOUND SULTTIMOOD LI tostuse and committing FEDERAL CRIMEL PRIJON OFFICIALS ARE LETTING DIRTY COPY OF WHATEVER THEY WANT. THAT IN WHY I WANT OFFICER D. LAITILD FIRST AND ARREITED. I WANT OFFITE AND FEDERAL JUSTICE DEPARTMENT INVESTIGNATIONS OF KUJP, UJP, COCP, JJU, AND OJA. I WANT 200 million wollow IN DAMAGES. I want walled state grison and HERN valley state griton closed down beward there Institutions MRE NOT PRIJOHS. THEY ARE HOUSES OF TOSTURE AND TERRORISM. THEY HAVE NO PLACE IN AMERICA. I WANT A REDUCTION IN THE NUMBER OF LOUR CORRECTIONAL OFFICERS BELALIÉ CORRUPT LAW ENFORCEMENT HAVE NO PLATE IN AMERICA. I WANT JOME ENTORNIAL AFFAIR OFFICER FIXED. THEE WARRES 1) + OULD BE REDUCED BY FIFTY PERCENT, NO ROOM FOR Disty CODY IN AMERICA. I, LECIARÉ, MONTER PENATRY OF perjury the Above to true and connect. ARKED AND AMERICA

1606-56-11 JURED MARTIN LOURHBUIDIU MEN MARTIN STATE PRION P.C. BOX 6000 DELAND, LA 93716

TARED MASTIN

XERN VAILEY STATE PRIJOH PETUS 48 BE SHUT DOWN. THERE IS WATER COMING THE RUST AND MOID IN SEVERAL PLACET IN HERE AND I HAVE TOO MULH WHTER ON THE Floor. THERE SUBUILD BE NO WATER ON THE floor But Again. It Is coming throught the WAILS. + HIS CELL IN UNIAFE AND UNITERITHY.
OTHER BRITONERS HAVE THE EXACT SAME PROPIEMI I HAVE, + HIS PRIJON WAS BUILT. Cheaply And Bookly, NOW. LET ME TEIL YOU ABOUT THE MEDICAR TREATMENT, LOCK OF medical treatment, more fitting to say mEdical milhrestment. THE NURSES ARE LAZY, LIARI WITH HAITY ATTITUDES AND SOME ARE SENT WHITH, WHEN THE CORRECTIONAL OFFICERS BEAT you up. medical staff will NOT TREAT YOU. + THEY WILL CREATE AND FILE EASTE MEdiCAL REPORTS. MEDICAL STAFF WIT ACK LIKE YOU HAD NO INJURIES. NURSES WILL REPORT IT AN AN ACCIDENT. SOME, MOST, WO All, will write A statement opposite of what you said Happened. Not reflecting what you said Happened. DENYING WHAT you said Happened & Claim you said something DIFFERENT. + HAN WHAT YOU ACTOMITY SAID HAPPENED, + HE MEDICAL STAFF AT THIS PRISON AND VAIRY STATE RESOON. LOVER UP TORTURE OF PRICHERS AND SOME TURTURE PRICHERS

THEMSEIVES, I WAY PUT IN VALUOM SEATED RUDMI. WHERE TREEZING ATR WAT PUMPED INTO the RUDM. WITHE + THE HEAT WAY ON RIGHT OUTSIDE THE DUOR. THIS WAY IN THE JUNGENARY. TITIS SAME PRIOR HOSPITAL THE POLYOR DENIED ME TREATMENT SEVERAL TIME. THE NURSES LEFUSED TO GIVE ME MAY MEDICINES SEVERAL TIMES. THE NURSES TIMES, MEDICAL STAFF ALSO REFUSED TO PER MEDICAL STAFF CONFRING UP PRIORER TO RTURE. SOME ARE ENVOICED TO AND PARTICIPATING IN DI. I HAVE BEEN DENIED TO RIVED TO RECE HAVING HERMIN SURBERY AND WALLES HAVING HERMIN SURBERY AND WALLES HAVING HERMING SURBERY AND WALLES A SUBJECT REFUSING TO CALL FUR EMERGENCY WHEN I HAVE LITED PROM DIFFERENT MURIEI FOR D'HERENT THINGS, All to JUNKFY MICONSH'HOKOWAL PRIJONER HORTURE," WELL YOURE JUST SOINS to HAVE to JUCK 27 UP! "AINT JUST IN YOUR FILE!" "AINT A DAMN THING WOONS WITH YOU'VE JUST TRYING TO SAME THE SUSTEM" "SET THE FUCK OWNSA HERE". AFTER HAVING TWO SURGERIES ON TWO SEPERATE DUE ASIONS. PRION MEJICAL STAFF REFLUEN TO givé mé the mediention therogeon grescrized, Raison medical spark said'à couldn't PREJULIERO, KRIJON MEDICINES," THEY DON'T GIVE THOSE
TO PRIJOHERS" THIS SURGEON OFFRATES ON PRIJOHERS,
HE WOUND NOT HAVE RELOWMENDED A MEDICINE
THAT IN NOT GIVEN TO PRIJOHERS, THEY REFLUED
TO GIVE ME MEDICINE APPROPRIATE FOR MY

wounds. Appropriate for my Heming and recommeded . BY the suggeon, the wease even carred the surgeon and said " was the not going to give. HIM REPROCET " I HAVE REEN BOTH BETTONI BIVE WHITES AND MEXICAN STRUNGS FOR MEDICINES FOR A TOUTHALHE AND OTHER MINDR ALTHER, THAN LOUR MEdiCAL STAFF UNITI give me OFTER HAVING Subjectly, CALIFORNIA PEPARTMENT OF CIRRECTIONS ARE ABUSIVE, ENGAGING EN MEDICAL MARPARTICE,
THE MEDICAL EMPROYEES ARE COMMITTING FENERAL CRIMES. CORRECTIONAL OFFICERS HAVE BEAT ME UP 3N FRONT OF NURSES. I Still RECEIVED NO MEDICAL TREATMENT. ANOTHER LANDONEN BRIJEN RLIE TU. WHEN CORRECTIONAL OFFICERS BEAT THE HEIL OUT OF AN INMATE, DO NOT HEAP THE PRIJONER. THIS WAS THE RULLINE WHEREVER I WAS AT MEDICIAL STAFF WERE THIT AS BRUTAL, JUST AS CORRECTIONAL OFFICERS. CMIFORNIA DEPARTMENT OF CORRECTIONS AND REHABILITATION MEDICAL STACK And EmployEET ARE committing unwwithing PRISONER TORTURE. LOUTERING UP ABUSE AND millouduck, COUR medium AASS ARE FALLIKYING MEDILAL REPORTS, TAZY, MEDILAN HISTORIES, TAMPERING with withfull and Evidence. HERN VALLEY STATE PRIJOH MEdiCAL STAFF MRE COMMITAING FEDERA ERIMEJ, I, dECLARE THE ABOVE TO BE TRUE AND LORRELL under benalth of fertury. parted And Amrended

11-78-2021 JOHED MARITIN COCR 4 8LIZTY KERN VAILEY STATE PRIJOID 8.0. BOX 6000 DEJANO, CA 93216

INPRO-PER

CORRECTIONAL OFFICER DESALEUR WORKS Melot the pullmon for but DELACEUR DION ANOTHER HARAGING CEN SCARCH WHEN I WENT TO GIM CAIL OFFICER DE MCEUR HAS WRITTEN ME Ul for things I did not do. HE MAN USED EXCESSIVE AND UPDESTABLY FORLE ON ME MUTTIPLE TIMES. DELACRUM HAS THROWN MY FOOD ON THE FLOOR. HE MUD HAU NOT FED ME AND REFUSED TO GIVE ME OHOWERS. OFFICER DEMIRYZ DONE IM MY CEN. REFUTED TO SIVE ME BLANKERS TO STOP MY LED FROM Flooding. LEFT ME WITH BUSTED STORT AND HOTE IN MY SOLKI. CORRECTIONAL OFFICER DELACRYZ HAD BEEN ABLIVING ME EVER SINCE I MOVED INTO +HIS
BUILDING. TODAY HE TWISTED MY ARMS AND put HANDCUFFE ON ME TOO TIGHT. OFFICER DEPARENT IS ENGAGINS IN Unconstitutional prisoner torture. He sive the the the territion at the the territion and the And told prisoner to did it deconste " I write bods ON Him". He did Athat

to TRY to get the other Inmates TO Jump ON ME. OFFICER DELACRUA HAJ MANY TIMES REFLIED TO LET ANYONE PHOH ME EN MY WHEELLHAME INCLUSING THE ADA WORKER, CORPECTIONAL OFFICE DELA LEUR; LUPER, GARLIA, MENUORA, CAUTI 110 AND CHARLES NAVE BEEN GARRING, BEATING, ARUING, + MERATENING, TOSTUBING, TERROLIZING AND TRYING to murder me. UPIL FORNIA DEPARTMENT OF CORBECTION WILL MOLLY AND GIVEN OFFICER DELACEUR PORMIJUION TO AMEASS ANU ABUSE ME, TO VIOLATE MY LIVIL DIGNAS OF HOIDINATED PHA SAUPITED FEDERAL CRIMES AND POLICE MITCONDUCT AND POSICE BRUTANITY. I WART OFFICER DEPALOUR FIRED AND ADDRESTED. I WANT State And February Tustice Department Invertigations of Kuse, LOLE, Isu And INTERNAT AFFAIRS, I want 200 million volvaren in vamader vouchr or beable HAVE WITHFIFED ME BEING MITHERATED AND NEGlECTED BY CATIFORNIA DEPARTMENT OF WEB ECTIONS AND REHABILITATION EMPLOYEEL. COLR IN WIELL AWARE OF THE ABUSE AND ATTEMPTS ON MY LIFE. COLR HAS

NOT STOPPED CORRECTIONAL OFFICERS FROM BETTING AND ABUSING ME. LOCK STAFF, OFFICIALS AND EMPLOYEES HAVE ONLY TAMPERED WITH WINEVEL AND EVINENCE AND TRIED TO WIVER MY OFFICER DELACELL BUTINTIM . I'M TO STUGA NUA SENTEOT AIBERT MITCHEN BB 8007, MEEKU BJ3075, FAME AUSGYB, LEE PS33331, HARVEY ASTORY DAVIN AW 7860, MCLOY 667351, FRANCE AX 3750 AND CHARLS. MERN VAMEN STATE PRISON AND LOCK ARE FULL OF CURRUPT LAW ENFORMENT. I AM CONSTANTLY AND CONSISTANTIN BEING ATTACKED NEGIELTED ABUSED, TORTURED AND BETALATED AGAINST, It All day, Rusky day I All cock Employee to stop the ABUSE. THEY WIN NOT BELAUTE I Am old, LEIPPHED, BLACK, IN A WHEELCHA'R AND GOING HOME IN MARCH THEY CORRECTIONAL OFFICERS DON'T WANT une to go Home, they want me, to STAY HERE SO THEY CAN BEAT AND TERRORITE And TORTURE ME. THETE CORRECTIONER OFFICERS women me dead. I declare, under penalty OF PERTURY THE ABOVE IN TRUE AND LORDER JURED MARTIN COUR # BLITING JURED MARTIN WELM NAMEN BYLLE BERRY 610'8 808 COOD YELLOND'S ALL BAND'S ALL BAN

A COUPIE OF DAYS AGO! MY DOCFOR HERE AT THE PRIJON DR. BONILLA JATOR MEDICAL STAFF DENIED MY BACK SURGERY. DIOT SHE NAHW PARISENS LON (WAR) me. It was obvious, If they would NOT GIVE ME PAIN MANAGENT. THEY
DEFINITELY WOULD NOT REPAIR A BAD
DISH OR PROTEUDING BONES IN MY BACK. THAT would begink the pain and suffering I AM GOING A TROUGH. THESE PEOPLE; PESSON MEDICAL STAFF, TEAMS, committees, ARE NOT INTO STOPPING
PRISONERS PAIN AND SUFFERING. ESPECIALLY
BYACK PRISONERS PAIN AND SUFFERING. IT IS PARTIN ECONOMICAL DENION AND PROFIL DACINA But It Is mainly torture. THIS DENIAL OF BACK SURGERY TO TO TORTURE PRIONER. It
IT to suther publish me for REING IN grison. It everyone knows I weld BACK Suzgered why would they not do It? TORTURE. It IS to TORTURE ME. IT IS SO MY BACK CAN GET WORSE. IT IS BELAUSÉ PRISON MEDICAL Engloyées do not care. It is because of medical malgrantile and DEliberate THOIFFERENCE. IT IS BELOWE THEY ARE BEING MATICION, SADJUTE AND ARE INTENTIONALLY DEFUSING TO GIVE WE BEDGED WEGGED larel,

THEN EFFUSE TO givE ME BALK SURGERY OF PAIN MANGGEMENT RETOUSE THEY NAME TO KEED ME IN PAIN. I HAVE SELIOU MEDICAL NEEDS THAT ARE NOT BEING TREATED. WHAT MEDIUM DOLADE, IT AFF, EMPLOYEE WOULD DEAD WHO NEED BACK SURGERLY, DAVIN ONE ANSWER.

ANY MEDIUM OFFICIAL WHO HAS THE POWER. to provide BACK SURGERY, TO HELF OR TO PROVINE RELIEF FOR CHEDNIL PAIN. TO TREAT
A MAJOR DIVABILITY TWUE BUT REFUEL IT
THE HICKER POLICY AND DO AND GIVE PRIJOHERS BACK INEGERY, MAKE THEM STAY IN PAIN, KEEP THEM HURTING AND DUABLED. TORTURE THEM, I KNEW PRIJOH medical officiary. I knew california DEPARTMENT of coapections and Bethabilitation EmployEES would DENY MY BACK SURGERY BELONGE I KNOW TWO OTHER BIACK MEN ON THIS SAME PRISON YORK. WHO HAVE THE SAME FISHES AS I NO. CACK did the same to them as they are doing to ME. DENIED BOTH OF THEM BALK SURGERY, KNOWING THEY WEEDED AND REFUSED TO PROVIDE PROPER medical recatinent jo YEU COCK medical state ARE RALIST AND + HEL ARE TORTHRING ME, ABOVE IS TEME AND CORRECT.

DATED AND AMENDED JUDEN MARTIN COUR # BLIDDA Juded Minza

KERN JANEY STATE PENTON P.O. BOX 6000 NEJANO, LA 93816